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TITLE 3—THE PRESIDENT REORGANIZATION PLAN NO. 1 OF 1952

Prepared by the President and Transmitted to the Senate and the House of Representatives in Congress Assembled, January 14, 1952, Pursuant to the Provisions of the Reorganization Act of 1949, Approved June 20, 1949¹

BUREAU OF INTERNAL REVENUE

SECTION 1. Abolition of existing offices. There are abolished the offices of Assistant Commissioner, Special Deputy Commissioner, Deputy Commissioner, Assistant General Counsel for the Bureau of Internal Revenue, Collector, and Deputy Collector, provided for in sections 3905, 3910, 3915, 3931, 3941, and 3990, respectively, of the Internal Revenue Code. The provisions of the foregoing sentence shall become effective with respect to each office abolished thereby at such time as the Secretary of the Treasury shall specify, but in no event later than December 1, 1952. The Secretary of the Treasury shall make such provisions as he shall deem necessary respecting the winding up of the affairs of any officer whose office is abolished by the provisions of this section.

SEC. 2. Establishment of new offices. (a) New offices are hereby established in the Bureau of Internal Revenue as follows: (1) three offices each of which shall have the title of "Assistant Commissioner of Internal Revenue," (2) so many offices, not in excess of 25 existing at any one time, as the Secretary of the Treasury shall from time to time determine, each of which shall have the title of "District Commissioner of Internal Revenue," and (3) so many other offices, not in excess of 70 existing at any one time, and with such title or titles, as the Secretary of the Treasury shall from time to time determine.

(b) There is hereby established in the Department of the Treasury a new and additional office which shall have the title "Assistant General Counsel."

¹ Effective March 15, 1952, under the provisions of section 6 of the act; published pursuant to section 11 of the act (63 Stat. 203; 5 U. S. C. Sup. 1332).

SEC. 3. Appointment and compensation. Each assistant commissioner and district commissioner, the assistant general counsel, and each other officer provided for in section 2 of this reorganization plan shall be appointed by the Secretary of the Treasury under the classified civil service and shall receive compensation which shall be fixed from time to time pursuant to the classification laws, as now or hereafter amended, except that the compensation may be fixed without regard to the numerical limitations on positions set forth in section 505 of the Classification Act of 1949, as amended (5 U. S. C. 1105).

SEC. 4. Transfer of functions. There are transferred to the Secretary of the Treasury the functions, if any, that have been vested by statute in officers, agencies, or employees of the Bureau of Internal Revenue of the Department of the Treasury since the effective date of Reorganization Plan No. 26 of 1950 (15 F. R. 4935).

[F. R. Doc. 52-3169; Filed, Mar. 14, 1952; 11:51 a. m.]

TITLE 7—AGRICULTURE

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders), Department of Agriculture

[Grapefruit Reg. 157]

PART 933—ORANGES, GRAPEFRUIT, AND TANGERINES GROWN IN FLORIDA

LIMITATION OF SHIPMENTS

§ 933.567 *Grapefruit Regulation 157—(a) Findings.* (1) Pursuant to the marketing agreement, as amended, and Order No. 23, as amended (7 CFR Part 933), regulating the handling of oranges, grapefruit, and tangerines grown in the State of Florida, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of ship-

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ments of grapefruit, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule making procedure, and postpone the effective date of this section until 30 days after publication in the FEDERAL REGISTER (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than March 17, 1952. Shipments of grapefruit grown in the State of Florida, have been subject to regulation by grades and sizes, pursuant to the amended marketing agreement and order, since September 17, 1951, and will so continue until March 17, 1952; the recommendation and supporting information for continued regulation subsequent to March 16 was promptly submitted to the Department after an open meeting of the Growers Administrative Committee on March 11; such meeting was held to consider recommendations for regulation, after giving due notice of such meeting, and interested persons were afforded an opportunity to submit their views at this meeting; the provisions of this section, including the effective time thereof, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such grapefruit; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period hereinafter set forth so as to provide for the continued regulation of the handling of

grapefruit; and compliance with this section will not require any special preparation on the part of persons subject thereto which cannot be completed by the effective time hereof.

(b) *Order.* (1) During the period beginning at 12:01 a. m., e. s. t., March 17, 1952, and ending at 12:01 a. m., e. s. t., March 31, 1952, no handler shall ship:

(i) Any grapefruit of any variety, grown in the State of Florida, which do not grade at least U. S. No. 2 Russet;

(ii) Any white seeded grapefruit, grown in the State of Florida, which do not grade at least U. S. No. 1 Russet;

(iii) Any seeded grapefruit, grown in the State of Florida, which are of a size smaller than a size that will pack 80 grapefruit, packed in accordance with the requirements of a standard pack, in a standard nailed box;

(iv) Any seedless grapefruit, other than pink grapefruit, grown in the State of Florida, which are of a size smaller than a size that will pack 96 grapefruit, packed in accordance with the requirements of a standard pack, in a standard nailed box; or

(v) Any pink seedless grapefruit, grown in the State of Florida, which are of a size smaller than a size that will pack 112 grapefruit, packed in accordance with the requirements of a standard pack, in a standard nailed box.

(2) As used in this section "handler," "variety," "ship," and "Growers Administrative Committee" shall have the same meaning as when used in said amended marketing agreement and order; and "U. S. No. 1 Russet," "U. S. No. 2 Russet," "standard pack" and "standard nailed box" shall have the same meaning as when used in the revised United States Standards for Grapefruit (7 CFR 51.191).

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup. 608c)

Done at Washington, D. C., this 13th day of March 1952.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Marketing Administration.

[F. R. Doc. 52-3089; Filed, Mar. 14, 1952; 8:48 a. m.]

[Orange Reg. 213]

PART 933—ORANGES, GRAPEFRUIT, AND TANGERINES GROWN IN FLORIDA

LIMITATION OF SHIPMENTS

§ 933.568 *Orange Regulation 213—*
(a) *Findings.* (1) Pursuant to the marketing agreement, as amended, and Order No. 33, as amended (7 CFR Part 933), regulating the handling of oranges, grapefruit, and tangerines grown in the State of Florida, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of oranges, as hereinafter

provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule making procedure, and postpone the effective date of this section until 30 days after publication thereof in the *FEDERAL REGISTER* (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than March 17, 1952. Shipments of oranges, grown in the State of Florida, have been subject to regulation by grades and sizes, pursuant to the amended marketing agreement and order, since September 15, 1951, and will so continue until March 17, 1952; the recommendation and supporting information for continued regulation subsequent to March 16 was promptly submitted to the Department after an open meeting of the Growers Administrative Committee on March 11; such meeting was held to consider recommendations for regulation, after giving due notice of such meeting, and interested persons were afforded an opportunity to submit their views at this meeting; the provisions of this section, including the effective time hereof, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such oranges; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period hereinafter set forth so as to provide for the continued regulation of the handling of oranges; and compliance with this section will not require any special preparation on the part of persons subject thereto which cannot be completed by the effective time hereof.

(b) *Order.* (1) During the period beginning at 12:01 a. m., e. s. t., March 17, 1952, and ending at 12:01 a. m., e. s. t., March 31, 1952, no handler shall ship:

(i) Any oranges, except Temple oranges, grown in Regulation Area I which grade U. S. No. 2 Bright, U. S. No. 2, U. S. No. 2 Russet, U. S. No. 3, or lower than U. S. No. 3 grade;

(ii) Any oranges, except Temple oranges, grown in Regulation Area II which grade U. S. No. 2 Russet, U. S. No. 3, or lower than U. S. No. 3 grade;

(iii) Any oranges, except Temple oranges, grown in Regulation Area I, or in Regulation Area II which grade U. S. Fancy, U. S. No. 1 Bright, U. S. No. 1, U. S. No. 1 Golden, U. S. No. 1 Bronze or U. S. No. 1 Russet, unless such oranges are of a size not smaller than $2\frac{1}{16}$ inches in diameter, measured midway at a right angle to a straight line running from the stem to the blossom end of the fruit, except that a tolerance of 10 percent, by count, of oranges smaller than such minimum size shall be permitted, which tolerance shall be applied in accordance

with the provisions for the application of tolerances, specified in the revised United States Standards for Oranges (7 CFR 51.192): *Provided*, That in determining the percentage of oranges in any lot which are smaller than $2\frac{1}{16}$ inches in diameter, such percentage shall be based only on those oranges in such lot which are of a size $2\frac{1}{16}$ inches in diameter and smaller;

(iv) Any oranges, except Temple oranges, grown in Regulation Area II which grade U. S. No. 2 or U. S. No. 2 Bright unless such oranges (a) are in the same container with oranges which grade at least U. S. No. 1 Russet and (b) are not in excess of 50 percent, by count, of the number of all oranges in such container and (c) all oranges in such container are of a size not smaller than $2\frac{1}{16}$ inches in diameter, measured midway at a right angle to a straight line running from the stem to the blossom end of the fruit, except that a tolerance of 10 percent, by count, of oranges smaller than such minimum size shall be permitted, which tolerance shall be applied in accordance with the provisions for the application of tolerances, specified in the revised United States Standards for Oranges (7 CFR 51.192): *Provided*, That in determining the percentage of oranges in any lot which are smaller than $2\frac{1}{16}$ inches in diameter, such percentage shall be based only on those oranges in such lot which are of a size 3 inches in diameter and smaller; or

(v) Any Temple oranges, grown in Regulation Area I or Regulation Area II, which grade U. S. No. 2 Russet, U. S. No. 3, or lower than U. S. No. 3 grade.

(3) As used in this section, the term "handler," "ship," "Regulation Area I," "Regulation Area II," and "Growers Administrative Committee" shall each have the same meaning as when used in said amended marketing agreement and order; and the terms "U. S. Fancy," "U. S. No. 1 Bright," "U. S. No. 1," "U. S. No. 1 Golden," "U. S. No. 1 Bronze," "U. S. No. 1 Russet," "U. S. No. 2 Bright," "U. S. No. 2," "U. S. No. 2 Russet," "U. S. No. 3," "container" and "standard nailed box" shall each have the same meaning as when used in the revised United States Standards for Oranges (7 CFR 51.192).

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup. 608c)

Done at Washington, D. C., this 13th day of March 1952.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Marketing
Administration.

[F. R. Doc. 52-3087; Filed, Mar. 14, 1952;
8:48 a. m.]

[Tangerine Reg. 123]

PART 933—ORANGES, GRAPEFRUIT, AND
TANGERINES GROWN IN FLORIDA

LIMITATION OF SHIPMENTS

§ 933.569 *Tangerine Regulation 123—*

(a) *Findings.* (1) Pursuant to the marketing agreement, as amended, and Order No. 33, as amended (7 CFR Part 933), regulating the handling of

oranges, grapefruit, and tangerines grown in the State of Florida, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments of tangerines, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule making procedure, and postpone the effective date of this section until 30 days after publication thereof in the *FEDERAL REGISTER* (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time, and good cause exists for making the provisions hereof effective not later than March 17, 1952. Shipments of tangerines, grown in the State of Florida, have been subject to regulation by grades and sizes, pursuant to the amended marketing agreement and order, since October 15, 1951, and will so continue until March 17, 1952; the recommendation and supporting information for continued regulation subsequent to March 16 was promptly submitted to the Department after an open meeting of the Growers Administrative Committee on March 11; such meeting was held to consider recommendations for regulation, after giving due notice of such meeting, and interested persons were afforded an opportunity to submit their views at this meeting; the provisions of this section, including the effective time thereof, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such tangerines; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period hereinafter set forth so as to provide for the continued regulation of the handling of tangerines; and compliance with this section will not require any special preparation on the part of persons subject thereto which cannot be completed by the effective time hereof.

(b) *Order.* (1) During the period beginning at 12:01 a. m., e. s. t., March 17, 1952, and ending at 12:01 a. m., e. s. t., March 31, 1952, no handler shall ship:

(i) Any tangerines, grown in the State of Florida, that do not grade at least U. S. No. 2; or

(ii) Any tangerines, grown in the State of Florida, that are of a size smaller than a size that will pack a 246 pack of tangerines, packed in accordance with the requirements of a standard pack, in a half-standard box (inside dimensions $9\frac{1}{2}$ x $9\frac{1}{2}$ x $19\frac{1}{2}$ inches; capacity 1,726 cubic inches) except that the minimum size of such

tangerines shall be $2\frac{3}{16}$ inches with a total tolerance for variations incident to proper sizing of 20 percent, by count, of tangerines that are smaller than $2\frac{3}{16}$ inches in diameter of which not more than one-half, or a total of 10 percent, by count, of the tangerines, are smaller than $2\frac{3}{16}$ inches.

(2) As used in this section, "handler," "ship," and "Growers Administrative Committee" shall have the same meaning as when used in said amended marketing agreement and order; and "U. S. No. 2," "246 pack" and "standard pack" shall have the same meaning as when used in the United States Standards for Tangerines (7 CFR 51.416).

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup. 608c)

Done at Washington, D. C., this 13th day of March 1952.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 52-3088; Filed, Mar. 14, 1952;
8:48 a. m.]

[Lemon Reg. 426]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

§ 953.933 *Lemon Regulation 426*—(a) *Findings.* (1) Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR Part 953; 14 F. R. 3612), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient, and a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. Shipments of lemons, grown in the State of California or in the State of Arizona, are currently subject to regulation pursuant to said amended marketing agreement and order; the recommendation and support-

ing information for regulation during the period specified herein was promptly submitted to the Department after an open meeting of the Lemon Administrative Committee on March 12, 1952, such meeting was held, after giving due notice thereof to consider recommendations for regulation, and interested persons were afforded an opportunity to submit their views at this meeting; the provisions of this section, including its effective time, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such lemons; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period hereinafter specified; and compliance with this section will not require any special preparation on the part of persons subject thereto which cannot be completed by the effective time thereof.

(b) *Order.* (1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., March 16, 1952, and ending at 12:01 a. m., P. s. t., March 23, 1952, is hereby fixed as follows:

- (i) District 1: Unlimited movement;
- (ii) District 2: 300 carloads;
- (iii) District 3: Unlimited movement.

(2) The prorate base of each handler who has made application therefor, as provided in the said amended marketing agreement and order, is hereby fixed in accordance with the prorate base schedule which is attached to Lemon Regulation 425 (17 F. R. 2041) and made a part hereof by this reference.

(3) As used in this section, "handler," "carloads," "prorate base," "District 1," "District 2," and "District 3," shall have the same meaning as when used in the said amended marketing agreement and order.

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup. 608c)

Done at Washington, D. C., this 13th day of March 1952.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 52-3123; Filed, Mar. 14, 1952;
8:47 a. m.]

TITLE 24—HOUSING AND HOUSING CREDIT

Chapter II—Federal Housing Ad- ministration, Housing and Home Finance Agency

Subchapter C—Mutual Mortgage Insurance

PART 221—MUTUAL MORTGAGE INSURANCE; ELIGIBILITY REQUIREMENTS OF MORT- GAGE COVERING ONE- TO FOUR-FAMILY DWELLINGS

TEMPORARY LIMITATION UPON MAXIMUM AMOUNT OF MORTGAGE

Section 221.30 is hereby amended to read as follows:

§ 221.30 *Temporary Limitation upon maximum amount of mortgage.* For the period this section remains in effect, and

notwithstanding the provisions of § 221.16, a mortgage insured pursuant to an application received by the Commissioner on or after July 19, 1950, shall not involve a principal amount in excess of \$14,000 except in the case of a mortgage covering a property designed for occupancy by two or more families, and a mortgage insured pursuant to an application received by the Commissioner on or after July 19, 1950, and prior to October 12, 1950, shall not exceed 75 percent of the appraised value of the property, except that with respect to mortgages eligible for insurance under § 221.16 (a) the principal amount may exceed 75 percent but shall not exceed 90 percent of \$7,000 of such value, plus 65 percent of such value in excess of \$7,000, and mortgages eligible for insurance under § 221.16 (b) may exceed 75 percent but shall not exceed 90 percent of the appraised value of the property if the mortgagor is the owner and occupant and 80 percent of such value if the mortgagor is the builder: *Provided*, That this section shall not be applicable as to mortgages covering properties in the Territory of Alaska, or any territory or possession outside the continental United States.

(Sec. 211, as added by sec. 3, 52 Stat. 23; 12 U. S. C. 1715b)

Issued at Washington, D. C., March 11, 1952.

FRANKLIN D. RICHARDS,
Federal Housing Commissioner.

[F. R. Doc. 52-3049; Filed, Mar. 14, 1952;
8:49 a. m.]

TITLE 32A—NATIONAL DEFENSE, APPENDIX

Chapter III—Office of Price Stabiliza- tion, Economic Stabilization Agency

[Ceiling Price Regulation 97, Amdt. 4]

CPR 97—CEILING PRICES FOR PACIFIC NORTHWEST LOGS

ADDITION OF ACCREDITED GRADERS AND SCALERS

Pursuant to the Defense Production Act of 1950, as amended, Executive Order 10161, Economic Stabilization Agency General Order No. 2, and Delegation of Authority No. 30, this Amendment 4 to Ceiling Price Regulation 97 is hereby issued.

STATEMENT OF CONSIDERATIONS

This amendment to Ceiling Price Regulation 97 carries out the intention expressed in section 19 by adding to Appendix A of the regulation a log grading and scaling bureau, certain employees thereof, and individual graders and scalers who have been found qualified by the Regional Director of Region 13 to grade and scale logs subject to the regulation.

The log grading and scaling bureau and the persons accredited by this amendment have submitted the information and statements required under section 19. The Regional Director of Region 13 has requested the appropriate log scaling and grading bureaus named in this section to examine into the qualifications of each applicant. The Regional Director has evaluated the find-

RULES AND REGULATIONS

[Ceiling Price Regulation 128]

CPR 128—CEILING PRICES FOR PACIFIC NORTHWEST DOUGLAS FIR, TRUE FIR, AND WEST COAST HEMLOCK LUMBER

Pursuant to the Defense Production Act of 1950, as amended (Pub. Law 774, 81st Cong., Pub. Law 96, 82d Cong.), Executive Order 10161 (15 F. R. 6105), and Economic Stabilization Agency General Order No. 2 (16 F. R. 738), this Ceiling Price Regulation 128 is hereby issued.

STATEMENT OF CONSIDERATIONS

This regulation establishes dollars-and-cents ceiling prices for manufacturers' sales of Pacific Northwest Douglas Fir, True Fir, and West Coast Hemlock Lumber.

Description of the industry. An area about 875 miles long and up to 300 miles in width, located in Northern California and extending eastward from the Pacific Ocean to, and including, the Cascade Mountains of Washington and Oregon, contains almost 60 percent of the Nation's softwood saw-timber and produces about 40 percent of the Nation's softwood lumber. This is the area in which the lumber covered by this regulation is produced.

Douglas Fir is the dominant timber species of the area, accounting for about 6 percent of the area's standing saw-timber and about 85 percent of the area's lumber production. West Coast Hemlock, other species of Fir, Sitka Spruce, Western Red Cedar, Ponderosa Pine, and Redwood constitute for the most part, the other timber species produced in the area. (The Office of Price Stabilization will, in the near future, issue other ceiling price regulations covering the Sitka Spruce, Western Red Cedar, Ponderosa Pine, and Redwood lumber that is produced in this area.)

The physical characteristics of Douglas Fir, West Coast Hemlock, and the other varieties of Fir lumber covered in this regulation make them particularly suitable for use in residential, military, and industrial construction, and for other purposes where a combination of strength, durability, and lightness is required. As a consequence this lumber is sold throughout the United States, and is a basic material of prime importance, both to the civilian economy and to the defense program.

Some Douglas Fir and other Fir lumber is produced in certain of the Western States other than California, Washington, and Oregon. That lumber, however, differs somewhat from Douglas Fir and other Fir lumber produced in the latter three States, and customarily is graded under different rules and is sold at a different price.

Many large operations are involved in the production of Douglas Fir, West Coast Hemlock, and other true Fir lumber covered by this regulation. A substantial part of the total production of this lumber is produced by medium and small operations.

Nature of this regulation. The coverage of this regulation is limited in scope to the Douglas Fir, West Coast Hemlock, and other Fir lumber that is produced in a specified production area. The area

includes California and the portions of Oregon and Washington that extend eastward from the Pacific Ocean to, and including, the Cascade Mountains. This treatment results from the fact that a different price pattern exists for the Douglas Fir and other Fir lumber produced in other geographical areas.

Manufacturers of the lumber covered by the regulation customarily sell their lumber f. o. b., f. a. s., or on a delivery basis. Accordingly, although the basic ceiling prices set forth in the regulation are f. o. b. prices, provision is also made for f. a. s. and delivered sales.

Almost all of the hundreds of basic items turned out by the industry are specifically priced in the price tables of this regulation. Following industry custom, footnote references provide for the pricing of non-standard items. To assure uniform grade and measurement standards, the regulation adopts the grade and size standards set forth in the most recently issued gradebook of the West Coast Bureau of Lumber Grades and Inspection. The standards of that Bureau are the ones most generally accepted and used by manufacturers located in the production area covered by the regulation.

In conformance with past industry practices, the regulation authorizes the use of Portland, Oregon as a basing point on certain delivered sales.

Prices of certain items covered by the regulation rose in various degrees between June, 1950 and January, 1951. These increases, moreover, varied substantially among firms in the industry. A distorted price pattern resulted, which was frozen by the General Ceiling Price Regulation. This regulation restores the generally prevailing price pattern in the industry by establishing a schedule of dollars and cents ceiling prices that reflects the price differentials that customarily exist among the items covered. The general level of prices established by this regulation is approximately equal to the level prevailing during the period of December 19, 1950 through January 24, 1951, the base period of the General Ceiling Price Regulation. This was also the level of prices that prevailed during the period from January 25th to February 24, 1951, inclusive.

FINDINGS OF THE DIRECTOR OF PRICE STABILIZATION

In the judgment of the Director of Price Stabilization the ceiling prices established by this regulation are generally fair and equitable and are necessary to effectuate the purpose of Title IV of the Defense Production Act of 1950, as amended.

So far as practical in the formulation of this regulation, the Director of Price Stabilization has given due consideration to the national effort to achieve maximum production in furtherance of the objectives of the Defense Production Act of 1950, as amended; to prices prevailing during the period from May 24, 1950 to June 24, 1950, inclusive; to those prevailing during the period January 25th through February 24, 1951, as well as to the level of prices prevailing just before the issuance of this regulation; and to all relevant factors of general applicability.

ings made by the appropriate bureau, has considered whatever other information has been brought to his attention, and is of the opinion that each applicant is qualified for listing as an accredited scaler and grader.

This amendment also deletes from paragraph (c) of Appendix A to Ceiling Price Regulation 97 an individual grader and scaler, who, by this amendment, is listed in paragraph (b) as an accredited employee grader and scaler; and deletes from paragraph (b) of Appendix A an accredited employee grader and scaler for the reason that he is no longer employed in such capacity.

In the formulation of this amendment, there has been consultation with industry representatives, and consideration has been given to their recommendations.

AMENDATORY PROVISIONS

Ceiling Price Regulation 97 is hereby amended in the following respects:

1. Paragraph (a) of Appendix A is amended by adding the name "Yamhill Log Scaling and Grading Bureau" immediately after the name "Tillamook (County) Log Scaling and Grading Bureau."

2. Subparagraph (1) of paragraph (b) of Appendix A is amended by deleting the name "Nielsen, Martin" therefrom.

3. Subparagraph (3) of paragraph (b) of Appendix A is amended by inserting the name "Benson, Albert O." immediately after the name "Belloni, Alessio."

4. Paragraph (b) of Appendix A is amended by adding a subparagraph which reads as follows:

(7) Yamhill Log Scaling and Grading Bureau employees:

Hartman, R. B., McMinnville, Oreg.

Hartman, Richard F., McMinnville, Oreg.

5. Paragraph (c) of Appendix A is amended by deleting the name "Hartman, R. B., McMinnville, Oreg." therefrom.

6. Paragraph (c) of Appendix A is amended by inserting the name "Archer, William R., Coos Bay, Oregon" immediately after the name "Archer, Eldridge A., Coos Bay, Oregon"; inserting the names "Cain, Leonard E., Coos Bay, Oregon," "Culkin, Peter, Salem, Oregon," and "Farrier, J. Merle, Eugene, Oregon" in that order, immediately after the name "Bell, Lynn, Bellingham, Wash."; inserting the name "Garland, James E., Corvallis, Oregon" immediately after the name "Fransen, Fred, Tacoma, Washington"; and inserting the name "Nelson, Charles E., Eugene, Oregon" immediately after the name "Kidd, Ray, Port Angeles, Wash."

(Sec. 704, 64 Stat. 816, as amended, 50 U. S. C. App. Sup. 2154)

Effective date. This Amendment 4 to Ceiling Price Regulation 97 is effective March 14, 1952.

JOHN L. SALTER,
Regional Director, Region 13.

MARCH 14, 1952.

[F. R. Doc. 52-3144; Filed, Mar. 14, 1952; 11:05 a. m.]

In formulating this regulation, there has been consultation with industry representatives, including trade association representatives, and consideration has been given to their recommendations. This consultation included four meetings with the Industry Advisory Committee for Douglas Fir lumber, and four meetings with a subcommittee of that Committee.

Every effort has been made to conform this regulation to business practices existing with respect to the production, sale, and distribution of Douglas Fir and the other lumber covered in the regulation. Insofar as any provisions of this regulation may operate to compel changes in those business practices, such provisions are found by the Director of Price Stabilization to be necessary to prevent circumvention or evasion of this regulation.

REGULATORY PROVISIONS

COVERAGE

Sec.

1. What this regulation does.
2. What regulation is superseded.
3. What lumber products are covered.
4. What transactions are covered.
5. Geographical applicability.

BASIC CEILING PRICES, ADDITIONS, COMMISSION-TYPE SALES, AND PRICING RULES

10. General explanation of ceiling prices.
11. Delivered sales—General.
12. Delivered sales—Rail shipment.
13. Delivered sales—Shipment by common or contract carrier other than rail.
14. Delivered sales—Shipment by private truck.
15. F. o. b. water shipments.
16. Mixed car or mixed truck shipments.
17. Stop-over car loadings.
18. Retail sales.
19. Commission-type sales.
20. Pricing rules.

MISCELLANEOUS PROVISIONS

30. Ceiling prices for special transactions.
31. Modification of proposed ceiling prices by Director of Price Stabilization.
32. Petitions for amendment.
33. Adjustable pricing.
34. Records.
35. Invoices.
36. Interpretations.
37. Prohibitions.
38. Evasions.
39. Definitions.

CEILING PRICE TABLES

45. F. o. b. ceiling prices.
46. General Notes.

AUTHORITY: Sections 1 to 46 issued under Sec. 704, 64 Stat. 816, as amended; 50 U. S. C. App. Sup. 2154. Interpret or apply Title IV, 64 Stat. 803, as amended; 50 U. S. C. App. Sup. 2101-2110, E. O. 10161, Sept. 9, 1950, 15 F. R. 6105; 3 CFR, 1950 Supp.

COVERAGE

SECTION 1. What this regulation does. This regulation establishes dollars and cents ceiling prices for manufacturers' sales of Douglas Fir, West Coast Hemlock, and all species of true Fir lumber.

SEC. 2. What regulation is superseded. This regulation supersedes the General Ceiling Price Regulation insofar as it pertains to the transactions covered by this regulation.

SEC. 3. What lumber products are covered. This regulation covers Douglas Fir (*Pseudotsuga taxifolia*), West Coast Hemlock (*Tsuga heterophylla* and *Tsuga meretensiana*), and all species of true

Fir (*Abies*), including White Fir, lumber (except mouldings, car strips, and shingles), graded in accordance with Standard Grading and Dressing Rules No. 14 of the West Coast Bureau of Lumber Grades and Inspection, effective August 1, 1947, and produced in a plant or mill located in California or in the parts of Washington and Oregon that extend eastward from the Pacific Ocean to, and including, the Cascade Mountains.

SEC. 4. What transactions are covered. This regulation applies to all manufacturers' sales of lumber covered by this regulation. It thus applies when a manufacturer sells his lumber to a wholesaler, retailer, industrial user, or to any other reseller or consumer, whether or not the sale is made directly or through a lumber commission man. (Section 19 of this regulation provides an addition to cover the services of a lumber commission man. Supplementary Regulation 87 to the General Ceiling Price Regulation establishes a formula for determining wholesalers' and other resellers' mark-ups which may be added to manufacturers' selling prices).

SEC. 5. Geographical applicability. Every manufacturer's sale for delivery (f. o. b., f. a. s., or on a delivered basis) in the 48 States of the United States or in the District of Columbia, is subject to this regulation, whether or not the sale of the lumber is made in the United States.

BASIC CEILING PRICES, ADDITIONS, COMMISSION-TYPE SALES, AND PRICING RULES

SEC. 10. General explanation of ceiling prices. (a) The basic ceiling prices established by this regulation are f. o. b. prices. They apply to sales made: f. o. b. mill, f. o. b. car at mill, f. o. b. car at mill's customary rail shipping point in the case of an off-rail mill, f. o. b. truck at mill, or f. o. b. scow or barge alongside a mill dock. These basic f. o. b. ceiling prices are set forth in section 45.

(b) Sections 11 to 19 explain how the basic f. o. b. ceiling prices are modified under certain circumstances, as, for example, when you sell your lumber on a delivered basis, when you make a mixed car or truck shipment, or when you sell your lumber through a lumber commission man.

SEC. 11. Delivered sales; general. (a) This regulation permits you to sell your lumber on a delivered basis, as well as on an f. o. b. basis. On sales on a delivered basis, you may add to the f. o. b. ceiling (or lower) price an appropriate transportation addition as explained in sections 12, 13 and 14.

(b) A sale described in an order, invoice, or otherwise, as "ceiling delivered" or "f. o. b. mill with freight paid, allowed, or included, to a given destination" will be considered, for the purpose of this regulation, a sale on a delivered basis.

SEC. 12. Delivered sales; rail shipment. (a) *Ceiling prices.* When you sell on a delivered basis and you ship your lumber by rail, the delivered ceiling prices are the f. o. b. prices set forth in section 45, plus an addition for transportation. The transportation addition is computed by multiplying the appropriate established

weight shown in section 45 by the applicable freight rate in effect at the time of shipment. Where trucking to a yard or job site after the rail haul is required, the transportation addition may also include a charge for making the truck delivery as well as a charge for transferring the lumber from rail car to truck. You should note that when you sell on a delivered basis, the delivered price need not thereafter be revised or adjusted even if the amount actually charged by the railroad for carrying your lumber is different from the addition for transportation included in your delivered price.

(b) *Portland, Oregon, basing point rate.* You may compute the transportation addition for delivered sales authorized in paragraph (a) of this section by multiplying the appropriate established weight by the applicable freight rate from Portland, Oregon, to the point of final destination when:

(1) A rail shipment to a buyer located in California originates at a mill or plant in California from which the railroad freight rate to the California point of final destination is less than the rate from Portland, Oregon, to the same destination; or

(2) A rail shipment to a buyer located outside Oregon and Washington originates at a mill or plant located West of the crest of the Cascade Mountains in Oregon or Washington from which the railroad freight rate to the point of final destination outside Oregon and Washington is less than the rate from Portland, Oregon, to the same destination.

NOTE: The provisions of this paragraph do not apply to retail sales of the kind described in section 18.

SEC. 13. Delivered sales; shipment by common or contract carrier other than rail. When you sell on a delivered basis and you ship lumber by common or contract carrier other than rail, the delivered ceiling prices are the f. o. b. prices set forth in section 45, plus the actual cost of transporting the lumber to its destination, which includes a yard or job site. However, where a part of the transportation to the buyer is by means of water shipment, no addition to the f. o. b. prices may be made for transportation that occurs before the lumber is placed f. a. s. except as specifically authorized elsewhere in this regulation.

SEC. 14. Delivered sales; Shipment by private truck. (a) When you sell on a delivered basis, shipping your lumber in a truck which you own or hire, the delivered ceiling prices are the f. o. b. prices set forth in section 45, plus an addition determined as follows:

(1) For distances of 10 miles or less, as much as \$3.00 per M'BM.

(2) For a distance greater than 10 miles and as far as 20 miles, as much as \$4.00 per M'BM.

(3) For a distance greater than 20 miles and as far as 30 miles, as much as \$5.00 per M'BM.

(4) When the distance is greater than 30 miles, an amount equal to as much as the cost of transporting the lumber to the buyer by common carrier truck.

(b) *"Distance" defined.* As used in this section, the term "distance" refers to the actual mileage from your mill or plant to the point of destination as meas-

ured by truck speedometer. It does not include the return mileage from the point of destination to your mill or plant. The term "point of destination" includes a yard or job site.

SEC. 15. F. A. S. water shipments—(a) Ceiling prices. If you sell lumber f. a. s. for water shipment, your ceiling prices are the same as the f. o. b. prices set forth in section 45.

(b) Service charges. On sales made f. a. s. for water shipment, you may make the following service charges:

(1) If you own or lease deep water dock facilities which are used in loading your lumber aboard a vessel, you may add as much as \$3.50 per M'BM to the f. a. s. ceiling (or lower) prices.

(2) If you are required by circumstances beyond your control to transfer your lumber from a deep water dock, upon which it has been placed preparatory to loading aboard a vessel, to another loading point, you may add to the f. a. s. ceiling (or lower) price the actual cost of making the transfer.

SEC. 16. Mixed car or mixed truck shipments—(a) Addition to f. o. b. prices. When you make a mixed car or mixed truck shipment as defined in paragraph (b) of this section, the otherwise applicable ceiling prices are increased \$3.50 per M'BM.

(b) Meaning of terms—(1) Mixed car shipment. A mixed car shipment consists of four or more of the items shown in subparagraph (3) of this paragraph, each of which contains at least one thousand board feet of lumber.

(2) Mixed truck shipment. A mixed truck shipment consists of four or more of the items shown in subparagraph (3) of this paragraph, each of which contains at least 250 board feet of lumber. You will note that you may make no addition to the f. o. b. prices set forth in section 45, if you make a mixed cargo shipment by boat. However, in the latter case, you may apply in the manner provided in section 30 for a special ceiling price if you believe that circumstances warrant the authorization of an increased ceiling price.

(3) Item. Each of the following-numbered groups of lumber products constitutes a separate item for the purposes of a mixed car or a mixed truck shipment under this section. In this connection, there are no requirements that the lumber products involved be derived from a single species covered by this regulation, or that all the lumber products listed within a numbered group be involved in a particular shipment:

- (i) Boards and strips (any working not listed below), dimension, plank and small timbers, timbers and box,
- (ii) Flooring,
- (iii) Siding,
- (iv) Ceiling, partition,
- (v) Stepping,
- (vi) Finish and clears, thick clears, shop,
- (vii) Casing and base, moulding,
- (viii) Lath, shingle band sticks (12 M pieces minimum),
- (ix) Corn cribbing, well curbing,
- (x) Gutter,
- (xi) Silo stock (when worked to pattern).

(xii) Shingles, shakes, any species, stained or natural (20 squares minimum).

SEC. 17. Stop-over car loadings—(a) Addition to f. o. b. prices. If you do not charge for making a mixed car or mixed truck shipment (see section 16), you may add as much as \$2.00 per M'BM to the f. o. b. prices set forth in section 45 whenever you load lumber on a railroad car partially loaded with another seller's lumber which has been stopped in transit to enable you to load your lumber.

SEC. 18. Retail sales—(a) Increased ceiling prices. You may determine your ceiling prices on retail sales as defined in paragraph (b) of this section by adding \$9.00 per M'BM to the basic prices set forth in sections 45 and 46. If you determine your ceiling price for a retail sale under this section, you may not make any of the additions provided in sections 11 through 17.

(b) Definitions and limitations. As used in this section, a retail sale is a sale of less than 20,000 feet BM delivered by truck to a buyer who is contractor or ultimate consumer and who will use the lumber for construction or maintenance; it is not a sale to a commercial or industrial user for use in manufacturing; nor is it a sale to a buyer who purchases the lumber for resale. The total quantity of lumber involved in a single transaction or sale, between you and a retail buyer, without regard to the quantities involved in single deliveries, shall determine whether or not a sale qualifies as a retail sale within the meaning of this section.

If you determine your ceiling price for a retail sale as allowed in paragraph (a) of this section, you must:

- (1) Deliver the lumber to a job site at such time and in such manner as the buyer specifies;
- (2) Give the buyer the privilege of exchanging and returning unused lumber; and
- (3) Rectify promptly any short deliveries from stocks you keep on hand for this purpose.

SEC. 19. Commission-type sale. When a sale of your lumber is brought about by the efforts of a lumber commission man, your ceiling price is the otherwise applicable ceiling price on the lumber sold plus 3 percent of the f. o. b. ceiling price. However, the amount which you may charge the buyer, pursuant to this section, over and above the otherwise applicable ceiling price, may not exceed the actual commission which you pay the lumber commission man. The term "lumber commission man" is defined in section 39.

SEC. 20. Pricing rules. You must apply the following rules in determining ceiling prices under this regulation:

(a) When an order does not specify a particular grade of lumber, you may not ship, or charge for, lumber graded higher than No. 2 common, and your charge shall be only for the grade or grades actually shipped.

(b) When a shipment is made which contains a greater percentage of short lengths than that permitted by this regulation for random lengths, you must price the excess short lengths separately

at no more than their appropriate ceiling prices in order to sell the balance as random lengths.

(c) In all random length shipments, you may not charge more than the appropriate ceiling prices for the average length shipped.

(d) When a buyer waives moisture content requirements, you may not charge more than the appropriate ceiling price for green lumber; and in that case, when lumber is sold on a delivered basis, you must use the appropriate established weights for dry lumber in computing transportation charges.

MISCELLANEOUS PROVISIONS

SEC. 30. Ceiling prices for special transactions—(a) Application. If you cannot ascertain a ceiling price for lumber subject to this regulation under any other provision of this regulation, as, for example, should you wish to sell lumber with special workings, specifications, services, or other extras not specifically mentioned in this regulation, you must file an application with the Office of Price Stabilization, Forest Products Division, Washington 25, D. C., for approval of a special ceiling price. Your application must be made by registered letter, return receipt requested, and must set forth all the relevant facts, including the following:

(1) As complete a description as possible of the lumber for which the application is filed. This should include the species, grade, condition, measurements, and quantity of the lumber, together with a detailed description of the workings, specifications, services, or other extras involved.

(2) Your proposed ceiling price, together with a statement indicating why you believe it is in line with the level of prices established under this regulation.

(3) The differential between your proposed ceiling price and the most nearly comparable item priced in this regulation; or, if that differential cannot be ascertained, a statement of the reasons therefor.

(4) The proposed use to which the buyer will put the lumber for which you are proposing a special ceiling price.

(b) Quotation of proposed prices. After an application has been filed under this section, and before action by the Director of Price Stabilization, you may sell your lumber at the ceiling price proposed in your application: *Provided*, That you agree to, and later, refund to the buyer, the amount, if any, by which your proposed price exceeds the ceiling price established by the Director of Price Stabilization.

(c) Action by the Director of Price Stabilization. (1) After receipt of an application made under this section, the Director of Price Stabilization will approve or disapprove your proposed ceiling price, will request additional information about it, or will establish a different ceiling price for the item that is the subject of your application.

(2) If the Director does not notify you to the contrary or request additional information from you within 20 days after the receipt of your application, or within 15 days after the receipt of requested additional information, your proposed

ceiling price shall be deemed to have been approved, subject to nonretroactive disapproval or modification at a later time.

(3) Approval of applications by the Director under this section are subject to a satisfactory showing that proposed prices are in line with the level of prices otherwise established by this regulation.

(d) *Effect on other transactions.* A special ceiling price approved pursuant to application made under this section shall be the ceiling price for all like future transactions between the same seller and buyer, unless a specific ceiling price for similar lumber shall be established by changes in this regulation, or unless the approval is subsequently revoked or modified by the Director of Price Stabilization.

Sec. 31. *Modification of proposed ceiling prices by Director of Price Stabilization.* The Director of Price Stabilization may at any time disapprove or reduce ceiling prices established under sections 16 and 30 of this regulation so as to bring them into line with the level of ceiling prices otherwise established by this regulation.

Sec. 32. *Petitions for amendment.* If you wish to have this regulation amended, you may file a petition for amendment in accordance with the provisions of Price Procedural Regulation 1, Revised (16 F. R. 4974).

Sec. 33. *Adjustable pricing.* Nothing in this regulation prohibits you from making a contract or offer to sell lumber subject to this regulation at (a) the ceiling price in effect at the time of delivery, or (b) the lower of a fixed price or the ceiling price in effect at the time of delivery. You may not, however, deliver or agree to deliver at a price to be adjusted upward in accordance with any increase in ceiling prices after delivery.

Sec. 34. *Records.* (a) Every person who sells and every person who in the regular course of business buys products covered by this regulation, shall make and keep for inspection by the Director of Price Stabilization, for a period of two years, accurate records or invoices of each sale or purchase made in any month in which the seller sold, or the buyer bought, 20,000 board feet or more of lumber subject to this regulation. The records must show:

- (1) The dates of sales or purchases;
- (2) The names and addresses of the sellers and buyers;
- (3) The kind of sales involved, i. e., delivered, f. o. b., f. a. s.;
- (4) A description (i. e., the grade, condition, dressing, quantity, etc.) of the lumber sold or bought;
- (5) The prices charged or paid, including all additions, extras, and discounts.

(6) The point-of origin and point of destination of the shipment, the means of transportation used, the amount of any additions for transportation, and the basing point, if any, upon which the transportation addition may have been computed.

The retention by a buyer of an invoice furnished by a seller, which includes the factual information required to be made

a matter of record by this section, shall be considered as compliance with the provisions of this section.

Sec. 35. *Invoices* (a) F. O. B. or f. a. s. price. On all sales of lumber covered by this regulation, you must submit an invoice to the buyer which shows the f. o. b. (or f. a. s.) price, and which includes a description of the lumber. Any working, specification, extra, or service which bears upon the price charged for your lumber must be set forth in the invoice, but the invoice need not show separately the charge for such items.

(b) For sales on a delivered basis, involving a rail or truck shipment, your invoice must show:

- (1) The destination of the shipment;
- (2) The applicable rail or truck rate.

Sec. 36. *Interpretations.* If you want an official interpretation of this regulation, you should write to the District Counsel of the proper OPS District Office. Any action taken by you in reliance upon and in conformity with a written official interpretation will constitute action in good faith pursuant to this regulation. Further information on obtaining official interpretations is contained in Price Procedural Regulation 1, Revised (16 F. R. 4974).

Sec. 37. *Prohibitions and violations.*

(a) You shall not do any act prohibited or omit to do any act required by this regulation, nor shall you offer, solicit, attempt, or agree to do or omit to do any such acts. Specifically, but not in limitation of the above, you shall not, regardless of any contract or other obligation, sell and no person in the regular course of trade or business shall buy from you at a price higher than the ceiling prices established by this regulation, and you and buyers from you shall keep, make, and preserve true and accurate records and reports required by this regulation.

(b) If you violate any provisions of this regulation, you are subject to criminal penalties, enforcement action, and actions for damages. Prices lower than the ceiling prices may be charged, paid, or offered.

(c) If any person subject to this regulation fails to prepare or keep any record or file any report required by this regulation in connection with the establishment of his ceiling price, or if any person subject to this regulation fails to establish a ceiling price or apply to the Office of Price Stabilization for the establishment of a ceiling price, if he is required to do so, the Director of Price Stabilization may issue an order fixing his ceiling prices. Any ceiling price fixed in this manner will be in line with ceiling prices generally established by this regulation. The order fixing the ceiling prices may apply to all deliveries or transfers completed prior to the date of issuance of the order. The issuance of such an order will not relieve the seller of his obligation to comply with the requirements of this regulation or of the various penalties for failure to do so.

Sec. 38. *Evasions.* Any means or device which results in obtaining indirectly a higher price than is permitted by this regulation or in concealing or falsely representing information as to which

this regulation requires records to be kept is a violation of this regulation. This prohibition includes, but is not limited to, means or devices making use of commissions, services, cross sales, transportation arrangements, premiums, discounts, special privileges, up-grading, tie-in agreements and trade understandings, as well as the omission from records of true data and the inclusion in records of false data.

Sec. 39. *Definitions.* (a) This regulation and the terms which appear in it shall be construed in the following manner:

(1) *Director of Price Stabilization.* This term extends to any official (including officials of Regional or District offices) to whom the Director of Price Stabilization, by order, delegates a function, power, or authority, referred to in this regulation.

(2) *Lumber commission man.* This term means a person who customarily sells lumber in carload quantities for two or more manufacturers, who receives his compensation from the manufacturer in the form of a commission based on the amount of lumber sold, and who operates independently of both buyer and seller.

(3) *Manufacturer.* This term means any person who produces or concentrates lumber subject to this regulation. The verb "manufacture" shall be construed accordingly. A lumber concentrator receives rough green lumber from small producers, and prepares it for commercial shipment.

(4) *Person.* This term includes any individual, corporation, partnership, association, or any other organized group of persons, or the legal successor or representative of the foregoing, and the United States and any other Government or their political subdivisions or agencies.

(5) *Records.* This term includes books of account, sales lists, sales slips, orders, vouchers, contracts, receipts, invoices, bills of lading, and other papers and documents.

(6) *Sell.* This term includes sell, supply, dispose, barter, trade, exchange, lease, transfer, deliver, and contracts and offers to do any of the foregoing. The terms "buy" and "purchase" shall be construed accordingly.

(7) *You.* The pronoun "you" indicates any person who manufactures lumber subject to this regulation. The terms "your" and "yours" shall be construed accordingly.

CEILING PRICE TABLES

Sec. 45. *F. O. B. ceiling prices—(a) Nomenclature.* All grade terms, size terms, and paragraph references appearing in this section refer to, and have the meaning given in, Standard Grading and Dressing Rules No. 14, issued by the West Coast Bureau of Lumber Grades and Inspection, effective August 1, 1947.

(b) *Prices and established weights.* The following are the f. o. b. ceiling prices per one thousand feet board measure, or other measure where indicated, and the established weights for the sale of lumber covered by this regulation.

NOTE: Except where specifically indicated, all prices shown below pertain to each species covered by this regulation:

SHIPPING WEIGHTS FOR FLOORING
[Hemlock same weight as fir]

	Finished thickness	Tongue and groove weight per M. B. M. dry	Square edge flooring weight per M. B. M. dry
1 x 3 and 4"	3/4"	1,800	2,000
1 x 6"	3/4"	1,800	2,100
5/4 x 3" and 4"	3/4"	2,000	2,300
5/8 x 4"	3/4"	1,400	1,600

Where surfacing is specified other than standard or when weights are not provided in the above list see shipping weight formula in sec. 46, par. (1).

(2) CEILING ALL PATTERNS—Day

R/L ¹	Random length prices for omitting short lengths					Specified lengths	
	7' and shorter	9' and shorter	10' and shorter	12' and shorter	14'	16', 18', 20'	
1/2" x 4" B & Btr	\$125	\$130	\$132	\$135	\$137	\$138	
1/2" x 4" C	120	123	125	127	130	132	
1/2" x 4" D	85	88	90	92	95	96	
1/2" x 4" E	55	58	60	62	65	66	
1/2" x 4" F	35	38	40	42	45	46	
1/2" x 4" G	15	18	20	22	25	26	
1/2" x 4" H	5	8	10	12	15	16	
1/2" x 4" I	1	2	3	4	5	6	
1/2" x 4" J	1	2	3	4	5	6	
1/2" x 4" K	1	2	3	4	5	6	
1/2" x 4" L	1	2	3	4	5	6	
1/2" x 4" M	1	2	3	4	5	6	
1/2" x 4" N	1	2	3	4	5	6	
1/2" x 4" O	1	2	3	4	5	6	
1/2" x 4" P	1	2	3	4	5	6	
1/2" x 4" Q	1	2	3	4	5	6	
1/2" x 4" R	1	2	3	4	5	6	
1/2" x 4" S	1	2	3	4	5	6	
1/2" x 4" T	1	2	3	4	5	6	
1/2" x 4" U	1	2	3	4	5	6	
1/2" x 4" V	1	2	3	4	5	6	
1/2" x 4" W	1	2	3	4	5	6	
1/2" x 4" X	1	2	3	4	5	6	
1/2" x 4" Y	1	2	3	4	5	6	
1/2" x 4" Z	1	2	3	4	5	6	

No addition for grain specification. For ceiling worked 3/4" Use F. G. Flooring price. For specified lengths 12' and shorter—No addition to R/L price.

¹ Regular loading random lengths is as per par. 23 in Rules 14, see sec. 46, par. (M).

For short lengths in excess of the percentage permitted in R/L loading, when shipped with buyer's approval, deduct from the R/L prices as follows:

	B & Btr	C	D
1 1/2' to 3 1/2'	\$30	\$30	\$34
4' and 5'	30	30	34
6' and 7'	30	30	34

SHIPPING WEIGHTS FOR FLOORING ALL PATTERNS

[Hemlock same weight as fir]

	Finished thickness	Weight per M. B. M.
1/2 x 4"	3/4"	1,000
1/2 x 6"	3/4"	1,200
5/4 x 3"	3/4"	1,300
5/8 x 4"	3/4"	1,000
1 x 3"	3/4"	1,700

Ceiling worked 3/4" net, deduct 100 pounds from flooring weight. When surfacing is specified other than standard or when weights are not provided in the above list see shipping weight formula in sec. 46, par. (1).

(1) FLOORING DAY

R/L ¹	Random length prices for omitting short lengths					Specified lengths		
	7' and shorter	9' and shorter	10' and shorter	12' and shorter	14'	16', 18' and 20'	5/4 x 4" 12'	Clear all heart
1/2 x 4" B and Btr	\$170	\$172	\$175	\$177	\$180	\$182	\$175	\$195
1/2 x 4" C	160	162	165	167	170	172	165	185
1/2 x 4" D	115	118	120	122	125	127	120	135
1/2 x 4" E	75	78	80	82	85	87	80	95
1/2 x 4" F	45	48	50	52	55	57	50	65
1/2 x 4" G	25	28	30	32	35	37	30	45
1/2 x 4" H	15	18	20	22	25	27	20	35
1/2 x 4" I	5	8	10	12	15	17	10	25
1/2 x 4" J	1	2	3	4	5	6	5	15
1/2 x 4" K	1	2	3	4	5	6	5	15
1/2 x 4" L	1	2	3	4	5	6	5	15
1/2 x 4" M	1	2	3	4	5	6	5	15
1/2 x 4" N	1	2	3	4	5	6	5	15
1/2 x 4" O	1	2	3	4	5	6	5	15
1/2 x 4" P	1	2	3	4	5	6	5	15
1/2 x 4" Q	1	2	3	4	5	6	5	15
1/2 x 4" R	1	2	3	4	5	6	5	15
1/2 x 4" S	1	2	3	4	5	6	5	15
1/2 x 4" T	1	2	3	4	5	6	5	15
1/2 x 4" U	1	2	3	4	5	6	5	15
1/2 x 4" V	1	2	3	4	5	6	5	15
1/2 x 4" W	1	2	3	4	5	6	5	15
1/2 x 4" X	1	2	3	4	5	6	5	15
1/2 x 4" Y	1	2	3	4	5	6	5	15
1/2 x 4" Z	1	2	3	4	5	6	5	15

¹ Regular loading random lengths is as per par. 23 in Rules 14—see sec. 46, par. (M). For short lengths in excess of the percentage permitted in R/L loading, when shipped with buyer's approval, deduct from the R/L prices as follows:

	B & Btr	C	D
1 1/2' to 3 1/2'	\$30	\$30	\$34
4' and 5'	30	30	34
6' and 7'	30	30	34

For 1/2" flooring: Deduct \$5.00 per M. from the same size and grade of standard flooring.

For green: Deduct \$20.00 per M. For specified lengths 12' and shorter: No addition to R/L price except as shown above for 1 x 4-12' and 5/4 x 4'-12' in B & Btr and C, V.G. and F.G.

(4) CASING AND BASE ALL PATTERNS.—DRY

R/L ¹	Random length prices for omitting short lengths					Specified lengths	
	5' and shorter	7' and shorter	9' and shorter	10' and shorter	12' and shorter	Casing and base ²	Casing only, 14' and over ³
1 x 3" B & Btr VG	\$1.90	\$1.95	\$1.97	\$2.00	\$2.02	\$2.00	\$200
1 x 3" B & Btr FG	1.78	1.80	1.82	1.85	1.87	185	185
1 x 3" C VG	1.85	1.90	1.92	1.95	1.97	186	186
1 x 3" C FG	1.70	1.73	1.77	1.80	1.82	180	180
1 x 3" D VG	1.48	1.50	1.52	1.55	1.57	130	130
1 x 3" D FG or MG	1.25	1.10	1.12	1.15	1.17	115	115
1 x 3" B & Btr VG	1.90	1.95	1.97	2.00	2.02	200	200
1 x 3" B & Btr FG	1.75	1.80	1.82	1.85	1.87	185	185
1 x 3" C VG	1.85	1.90	1.92	1.95	1.97	186	186
1 x 3" C FG	1.70	1.73	1.77	1.80	1.82	180	180
1 x 3" D VG	1.20	1.23	1.25	1.27	1.29	120	120
1 x 3" D FG or MG	1.05	1.08	1.10	1.12	1.15	110	110
1 x 3" B & Btr VG	1.95	1.98	2.00	2.02	2.05	202	202
1 x 3" B & Btr FG	1.80	1.83	1.85	1.87	1.90	182	182
1 x 3" C VG	1.90	1.92	1.95	1.97	1.99	190	190
1 x 3" C FG	1.75	1.78	1.80	1.82	1.85	185	185
1 x 3" D VG	1.30	1.33	1.35	1.37	1.40	140	140
1 x 3" D FG or MG	1.15	1.18	1.20	1.22	1.25	125	125
1 x 3" B & Btr VG	1.90	1.92	1.95	1.97	2.00	200	200
1 x 3" B & Btr FG	1.75	1.78	1.80	1.82	1.85	185	185
1 x 3" C VG	1.85	1.90	1.92	1.95	1.97	195	195
1 x 3" C FG	1.65	1.68	1.70	1.72	1.75	160	160
1 x 3" D VG	1.25	1.28	1.30	1.32	1.35	135	135
1 x 3" D FG or MG	1.10	1.13	1.15	1.17	1.20	120	120
1 x 3" B & Btr VG	1.95	1.98	2.00	2.02	2.05	205	205
1 x 3" B & Btr FG	1.80	1.85	1.87	1.90	1.92	190	190
1 x 3" C VG	1.90	1.92	1.95	1.97	2.00	202	202
1 x 3" C FG	1.75	1.78	1.80	1.82	1.85	185	185
1 x 3" D VG	1.35	1.38	1.40	1.42	1.45	140	140
1 x 3" D FG or MG	1.15	1.18	1.20	1.22	1.25	125	125
1 x 3" B & Btr VG	1.90	1.92	1.95	1.97	2.00	200	200
1 x 3" B & Btr FG	1.75	1.78	1.80	1.82	1.85	185	185
1 x 3" C VG	1.85	1.90	1.92	1.95	1.97	195	195
1 x 3" C FG	1.70	1.73	1.77	1.80	1.82	180	180
1 x 3" D VG	1.25	1.28	1.30	1.32	1.35	135	135
1 x 3" D FG or MG	1.10	1.13	1.15	1.17	1.20	120	120
1 x 3" B & Btr VG	1.95	1.98	2.00	2.02	2.05	205	205
1 x 3" B & Btr FG	1.80	1.83	1.85	1.87	1.90	182	182
1 x 3" C VG	1.90	1.92	1.95	1.97	1.99	190	190
1 x 3" C FG	1.75	1.78	1.80	1.82	1.85	185	185
1 x 3" D VG	1.35	1.38	1.40	1.42	1.45	140	140
1 x 3" D FG or MG	1.15	1.18	1.20	1.22	1.25	125	125
1 x 3" B & Btr VG	1.90	1.92	1.95	1.97	2.00	200	200
1 x 3" B & Btr FG	1.75	1.78	1.80	1.82	1.85	185	185
1 x 3" C VG	1.85	1.90	1.92	1.95	1.97	195	195
1 x 3" C FG	1.70	1.73	1.77	1.80	1.82	180	180
1 x 3" D VG	1.25	1.28	1.30	1.32	1.35	135	135
1 x 3" D FG or MG	1.10	1.13	1.15	1.17	1.20	120	120

1/4" and 3/4" casing and base same price as inch. "E" Casing and Base \$40.00 per M'BM less than "D" PG or MG

[†] Singular loading random lengths is as follows:

B & Bcr and C grades

5 percent
7 percent

90 percent

Two variables: 1.44 450.00 var. 3.4

For widths greater than 12" - for V. G. a

For P. G. add \$5.00 per M to 12" price for each additional 1".

For less than 3M' Board Measure of any pattern—Add setup charge of \$15.00
 Classified lengths: 3 to 10' and shorter in 3' increments.

of fractional and odd widths not listed—same price as next wider listed width.

poor width.

SHIPPING WEIGHTS FOR CASINO AND BASE ALL PATTERN--DRT

[Hemlock same weight as fir]

1877-1878

	Finished thickness	Weight per M. B. M.
3 to 12"	3/16"	1,400
13 to 18"	3/8"	1,600
19 to 24"	7/16"	1,800
25 to 30"	1/2"	2,000
31 to 36"	5/8"	2,200
37 to 42"	3/4"	2,400
43 to 48"	7/8"	2,600
49 to 54"	1"	2,800
55 to 60"	1 1/8"	3,000
61 to 66"	1 1/4"	3,200
67 to 72"	1 3/8"	3,400
73 to 78"	1 1/2"	3,600
79 to 84"	1 5/8"	3,800
85 to 90"	1 3/4"	4,000
91 to 96"	1 7/8"	4,200
97 to 102"	2"	4,400
103 to 108"	2 1/8"	4,600
109 to 114"	2 1/4"	4,800
115 to 120"	2 3/8"	5,000
121 to 126"	2 1/2"	5,200
127 to 132"	2 5/8"	5,400
133 to 138"	2 3/4"	5,600
139 to 144"	2 7/8"	5,800
145 to 150"	3"	6,000
151 to 156"	3 1/8"	6,200
157 to 162"	3 1/4"	6,400
163 to 168"	3 3/8"	6,600
169 to 174"	3 1/2"	6,800
175 to 180"	3 5/8"	7,000
181 to 186"	3 3/4"	7,200
187 to 192"	3 7/8"	7,400
193 to 198"	4"	7,600
199 to 204"	4 1/8"	7,800
205 to 210"	4 1/4"	8,000
211 to 216"	4 3/8"	8,200
217 to 222"	4 1/2"	8,400
223 to 228"	4 5/8"	8,600
229 to 234"	4 3/4"	8,800
235 to 240"	4 7/8"	9,000
241 to 246"	5"	9,200
247 to 252"	5 1/8"	9,400
253 to 258"	5 1/4"	9,600
259 to 264"	5 3/8"	9,800
265 to 270"	5 1/2"	10,000
271 to 276"	5 5/8"	10,200
277 to 282"	5 3/4"	10,400
283 to 288"	5 7/8"	10,600
289 to 294"	6"	10,800
295 to 300"	6 1/8"	11,000
301 to 306"	6 1/4"	11,200
307 to 312"	6 3/8"	11,400
313 to 318"	6 1/2"	11,600
319 to 324"	6 5/8"	11,800
325 to 330"	6 3/4"	12,000
331 to 336"	6 7/8"	12,200
337 to 342"	7"	12,400
343 to 348"	7 1/8"	12,600
349 to 354"	7 1/4"	12,800
355 to 360"	7 3/8"	13,000
361 to 366"	7 1/2"	13,200
367 to 372"	7 5/8"	13,400
373 to 378"	7 3/4"	13,600
379 to 384"	7 7/8"	13,800
385 to 390"	8"	14,000
391 to 396"	8 1/8"	14,200
397 to 402"	8 1/4"	14,400
403 to 408"	8 3/8"	14,600
409 to 414"	8 1/2"	14,800
415 to 420"	8 5/8"	15,000
421 to 426"	8 3/4"	15,200
427 to 432"	8 7/8"	15,400
433 to 438"	9"	15,600
439 to 444"	9 1/8"	15,800
445 to 450"	9 1/4"	16,000
451 to 456"	9 3/8"	16,200
457 to 462"	9 1/2"	16,400
463 to 468"	9 5/8"	16,600
469 to 474"	9 3/4"	16,800
475 to 480"	9 7/8"	17,000
481 to 486"	10"	17,200
487 to 492"	10 1/8"	17,400
493 to 498"	10 1/4"	17,600
499 to 504"	10 3/8"	17,800
505 to 510"	10 1/2"	18,000
511 to 516"	10 5/8"	18,200
517 to 522"	10 3/4"	18,400
523 to 528"	10 7/8"	18,600
529 to 534"	11"	18,800
535 to 540"	11 1/8"	19,000
541 to 546"	11 1/4"	19,200
547 to 552"	11 3/8"	19,400
553 to 558"	11 1/2"	19,600
559 to 564"	11 5/8"	19,800
565 to 570"	11 3/4"	20,000
571 to 576"	11 7/8"	20,200
577 to 582"	12"	20,400
583 to 588"	12 1/8"	20,600
589 to 594"	12 1/4"	20,800
595 to 600"	12 3/8"	21,000
601 to 606"	12 1/2"	21,200
607 to 612"	12 5/8"	21,400
613 to 618"	12 3/4"	21,600
619 to 624"	12 7/8"	21,800
625 to 630"	13"	22,000

(3) DROP SEWING ALL PATTERNS, RUTHIE SEWING, CLEAR SHIFLAP--DRT

	R/L ¹	Random length prices for omitting short lengths					Specified lengths	
		5' and shorter	7' and shorter	9' and shorter	10' and shorter	12' and shorter	14'	16', 18' and/or 20'
1 x 4" B & Btr	\$2.49	\$1.43	\$1.45	\$1.47	\$1.00	\$1.32	\$1.95	\$1.50
1 x 6" C	1.55	1.38	1.40	1.42	1.45	1.47	1.41	1.45
1 x 8" D	1.69	1.58	1.19	1.12	1.13	1.17	1.11	1.15
1 x 10" E	.62	.68	.70	.72	.75	.77	.71	.75
2 x 6" B & Btr	1.55	1.38	1.40	1.42	1.45	1.47	1.41	1.45
1 x 6" C	1.50	1.33	1.37	1.40	1.43	1.45	1.36	1.40
1 x 8" D	1.60	1.03	1.05	1.07	1.10	1.12	1.06	1.10
1 x 10" E	.65	.67	.67	.70	.72	.72	.66	.70
2 x 8" B & Btr	1.55	1.38	1.40	1.42	1.45	1.47	1.41	1.45
1 x 6" C	1.50	1.33	1.37	1.40	1.43	1.45	1.36	1.40
1 x 8" D	1.65	1.30	1.33	1.35	1.38	1.42	1.36	1.40
1 x 10" E	1.25	1.28	1.30	1.33	1.35	1.38	1.31	1.35
2 x 6" B & Btr	.60	.63	.65	.67	.70	.72	.66	.70
1 x 6" C	1.60	1.03	1.05	1.07	1.10	1.12	1.06	1.10
1 x 8" D	1.55	1.48	1.60	1.62	1.65	1.72	1.69	1.70
1 x 10" E	1.25	1.28	1.30	1.32	1.35	1.37	1.41	1.43
2 x 8" B & Btr	.65	.68	.70	.72	.75	.77	.71	.75
1 x 10" B & Btr	1.70	1.73	1.75	1.77	1.80	1.82	1.75	1.80
1 x 10" C	1.65	1.68	1.70	1.72	1.75	1.77	1.71	1.75
1 x 10" D	1.35	1.38	1.40	1.42	1.45	1.47	1.41	1.45
1 x 10" E	.65	.68	.70	.72	.75	.77	.71	.75

¹ Regular loading random lengths is as per par. 23 in rules 14-see sec. 46, par. (M).

For short lengths in excess of the percentage permitted in R/L loading, when shipped with buyer's approval, deduct from the R/L prices as follows:

	B & Btr	C	D
15' to 34'	\$20	\$20	\$20
35' to 54'	30	30	30
55' to 74'	30	30	30
75' to 94'	30	30	30
95' to 114'	30	30	30
115' to 134'	30	30	30
135' to 154'	30	30	30
155' to 174'	30	30	30
175' to 194'	30	30	30
195' to 214'	30	30	30
215' to 234'	30	30	30
235' to 254'	30	30	30
255' to 274'	30	30	30
275' to 294'	30	30	30
295' to 314'	30	30	30
315' to 334'	30	30	30
335' to 354'	30	30	30
355' to 374'	30	30	30
375' to 394'	30	30	30
395' to 414'	30	30	30
415' to 434'	30	30	30
435' to 454'	30	30	30
455' to 474'	30	30	30
475' to 494'	30	30	30
495' to 514'	30	30	30
515' to 534'	30	30	30
535' to 554'	30	30	30
555' to 574'	30	30	30
575' to 594'	30	30	30
595' to 614'	30	30	30
615' to 634'	30	30	30
635' to 654'	30	30	30
655' to 674'	30	30	30
675' to 694'	30	30	30
695' to 714'	30	30	30
715' to 734'	30	30	30
735' to 754'	30	30	30
755' to 774'	30	30	30
775' to 794'	30	30	30
795' to 814'	30	30	30
815' to 834'	30	30	30
835' to 854'	30	30	30
855' to 874'	30	30	30
875' to 894'	30	30	30
895' to 914'	30	30	30
915' to 934'	30	30	30
935' to 954'	30	30	30
955' to 974'	30	30	30
975' to 994'	30	30	30
995' to 1014'	30	30	30
1015' to 1034'	30	30	30
1035' to 1054'	30	30	30
1055' to 1074'	30	30	30
1075' to 1094'	30	30	30
1095' to 1114'	30	30	30
1115' to 1134'	30	30	30
1135' to 1154'	30	30	30
1155' to 1174'	30	30	30
1175' to 1194'	30	30	30
1195' to 1214'	30	30	30
1215' to 1234'	30	30	30
1235' to 1254'	30	30	30
1255' to 1274'	30	30	30
1275' to 1294'	30	30	30
1295' to 1314'	30	30	30
1315' to 1334'	30	30	30
1335' to 1354'	30	30	30
1355' to 1374'	30	30	30
1375' to 1394'	30	30	30
1395' to 1414'	30	30	30
1415' to 1434'	30	30	30
1435' to 1454'	30	30	30
1455' to 1474'	30	30	30
1475' to 1494'	30	30	30
1495' to 1514'	30	30	30
1515' to 1534'	30	30	30
1535' to 1554'	30	30	30
1555' to 1574'	30	30	30
1575' to 1594'	30	30	30
1595' to 1614'	30	30	30
1615' to 1634'	30	30	30
1635' to 1654'	30	30	30
1655' to 1674'	30	30	30
1675' to 1694'	30	30	30
1695' to 1714'	30	30	30
1715' to 1734'	30	30	30
1735' to 1754'	30	30	30
1755' to 1774'	30	30	30
1775' to 1794'	30	30	30
1795' to 1814'	30	30	30
1815' to 1834'	30	30	30
1835' to 1854'	30	30	30
1855' to 1874'	30	30	30
1875' to 1894'	30	30	30
1895' to 1914'	30	30	30
1915' to 1934'	30	30	30
1935' to 1954'	30	30	30
1955' to 1974'	30	30	30
1975' to 1994'	30	30	30
1995' to 2014'	30	30	30
2015' to 2034'	30	30	30
2035' to 2054'	30	30	30
2055' to 2074'	30	30	30
2075' to 2094'	30	30	30
2095' to 2114'	30	30	30
2115' to 2134'	30	30	30
2135' to 2154'	30	30	30
2155' to 2174'	30	30	30
2175' to 2194'	30	30	30
2195' to 2214'	30	30	30
2215' to 2234'	30	30	30
2235' to 2254'	30	30	30
2255' to 2274'	30	30	30
2275' to 2294'	30	30	30
2295' to 2314'	30	30	30
2315' to 2334'	30	30	30
2335' to 2354'	30	30	30
2355' to 2374'	30	30	30
2375' to 2394'	30	30	30
2395' to 2414'	30	30	30
2415' to 2434'	30	30	30
2435' to 2454'	30	30	30
2455' to 2474'	30	30	30
2475' to 2494'	30	30	30
2495' to 2514'	30	30	30
2515' to 2534'	30	30	30
2535' to 2554'	30	30	30
2555' to 2574'	30	30	30
2575' to 2594'	30	30	30
2595' to 2614'	30	30	30
2615' to 2634'	30	30	30
2635' to 2654'	30	30	30
2655' to 2674'	30	30	30
2675' to 2694'	30	30	30
2695' to 2714'	30	30	30
2715' to 2734'	30	30	30
2735' to 2754'	30	30	30
2755' to 2774'	30	30	30
2775' to 2794'	30	30	30
2795' to 2814'	30	30	30
2815' to 2834'	30	30	30
2835' to 2854'	30	30	30
2855' to 2874'	30	30	30
2875' to 2894'	30	30	30
2895' to 2914'	30	30	30
2915' to 2934'	30	30	30
2935' to 2954'	30	30	30
2955' to 2974'	30	30	30
2975' to 2994'	30	30	30
2995' to 3014'	30	30	30
3015' to 3034'	30	30	30
3035' to 3054'	30	30	30
3055' to 3074'	30	30	30
3075' to 3094'	30	30	30
3095' to 3114'	30	30	30
3115' to 3134'	30	30	30
3135' to 3154'	30	30	30
3155' to 3174'	30	30	30
3175' to 3194'	30	30	30
3195' to 3214'	30	30	30
3215' to 3234'	30	30	30
3235' to 3254'	30	30	30
3255' to 3274'	30	30	30
3275' to 3294'	30	30	30
3295' to 3314'	30	30	30
3315' to 3334'	30	30	30
3335' to 3354'	30	30	30
3355' to 3374'	30	30	30
3375' to 3394'	30	30	30
3395' to 3414'	30	30	30
3415' to 3434'	30	30	30
3435' to 3454'	30	30	30
3455' to 3474'	30	30	30
3475' to 3494'	30	30	30
3495' to 3514'	30	30	30
3515' to 3534'	30	30	30
3535' to 3554'	30	30	30
3555' to 3574'	30	30	30
3575' to 3594'	30	30	30
3595' to 3614'	30	30	30
3615' to 3634'	30	30	30
3635' to 3654'	30	30	30
3655' to 3674'	30	30	30
3675' to 3694'	30	30	30
3695' to 3714'	30	30	30
3715' to 3734'	30	30	30
3735' to 3754'	30	30	30
3755' to 3774'	30	30	30
3775' to 3794'	30	30	30
3795' to 3814'	30	30	30
3815' to 3834'	30	30	30
3835' to 3854'	30	30	30
3855' to 3874'	30	30	30
3875' to 3894'	30	30	30
3895' to 3914'	30	30	30
3915' to 3934'	30	30	30
3935' to 3954'	30	30	30
3955' to 3974'	30	30	30
3975' to 3994'	30	30	30
3995' to 4014'	30	30	30
4015' to 4034'	30	30	30
4035' to 4054'	30	30	30
4055' to 4074'	30	30	30
4075' to 4094'	30	30	30
4095' to 4114'	30	30	30
4115' to 4134'	30	30	30
4135' to 4154'	30	30	30
4155' to 4174'	30	30	30
4175' to 4194'	30	30	30
4195' to 4214'	30	30	30
4215' to 4234'	30	30	30
4235' to 4254'	30	30	30
4255' to 4274'	30	30	30
4275' to 4294'	30	30	30
4295' to 4314'	30	30	30
4315' to 4334'	30	30	30
4335' to 4354'	30	30	30
4355' to 4374'	30	30	30
4375' to 4394'	30	30	30
4395' to 4414'	30	30	30
4415' to 4434'	30	30	30
4435' to 4454'	30	30	30
4455' to 4474'	30	30	30
4475' to 4494'	30	30	30
4495' to 4514'	30	30	30
4515' to 4534'	30	30	30
4535' to 4554'	30	30	30
4555' to 4574'	30	30	30
4575' to 4594'	30	30	30
4595' to 4614'	30	30	30
4615' to 4634'	30	30	30
4635' to 4654'	30	30	30
4655' to 4674'	30	30	30
4675' to 4694'	30	30	30
4695' to 4714'	30	30	30
4715' to 4734'	30	30	30
4735' to 4754'	30	30	30
4755' to 4774'	30	30	30
4775' to 4794'	30	30	30
4795' to 4814'	30	30	30
4815' to 4834'	30	30	30
4835' to 4854'	30	30	30
4855' to 4874'	30	30	30
4875' to 4894'	30	30	30
4895' to 4914'	30	30	30
4915' to 4934'	30	30	30
4935' to 4954'	30	30	30
4955' to 4974'	30	30	30
4975' to 4994'	30	30	30
4995' to 5014'	30	30	30
5015' to 5034'	30	30	30
5035' to 5054'	30	30	30
5055' to 5074'	30	30	30
5075' to 5094'	30	30	30
5095' to 5114'	30	30	30
5115' to 5134'	30	30	30
5135' to 5154'	30	30	30
5155' to 5174'	30	30	30
5175' to 5194'	30	30	30
5195' to 5214'	30	30	30
5215' to 5234'	30	30	30
5235' to 5254'	30	30	30
5255' to 5274'	30	30	30
5275' to 5294'	30	30	30
5295' to 5314'	30	30	30
5315' to 5334'	30	30	30
5335' to 5354'	30	30	30
5355' to 5374'	30	30	30
5375' to 5394'	30	30	30
5395' to 5414'	30	30	30
5415' to 5434'	30	30	30
5435' to 5454'	30	30	30
5455' to 5474'	30	30	30
5475' to 5494'	30	30	30
5495' to 5514'	30	30	30
5515' to 5534'	30	30	30
5535' to 5554'	30	30	30
5555' to 5574'	30	30	30
5575' to 5594'	30	30	30
5595' to 5614'	30	30	30
5615' to 5634'	30	30	30
5635' to 5654'	30	30	30
5655' to 5674'	30	30	30
5675' to 5694'	30	30	30
5695' to 5714'	30	30	30
5715' to 5734'	30	30	30
5735' to 5754'	30	30	30
5755' to 5774'	30	30	30
5775' to 5794'	30	30	30
5795' to 5814'	30	30	30
5815' to 5834'	30	30	30
5835' to 5854'	30	30	30
5855' to 5874'	30	30	30
5875' to 5894'	30	30	30
5895' to 5914'	30	30	30
5915' to 5934'	30	30	30
5935' to 5954'	30	30	30
5955' to 5974'	30	30	30
5975' to 5994'	30	30	30
5995' to 6014'	30	30	30
6015' to 6034'	30	30	30
6035' to 6054'	30	30	30
6055' to 6074'	30	30	30
6075' to 6094'	30	30	30

Specified lengths: 17' and shorter. No addition to R/L price.

For V, G., B and better and C, add \$30.00 per M to table prices; 1" D, same differentials as on flooring; $\frac{3}{4}$ " x 6" D,

at \$21.00 to table price for 1/2" x 6" D;
For more: Contact 529 66 74

Log cabin siding: 3/8" x 6" x 12" (a) subdivision (3).

Bevel siding: See table (II), this paragraph.

Finished thickness	Weight per M. E. M.
x 8" pattern 115, 121	1, 200
x 8" pattern 120, 122	1, 400
x 8" pattern 105	500
x 8" pattern 104, 106, 115, 117 and rustle	1, 200
x 8" pattern 107, 111, 115, 117, 124	1, 500
x 8" pattern 103, 108, 111, 114, 118	1, 400
x 8" pattern 101, 104, 105, 106, 112 and rustle	1, 200
x 8" pattern 102, 100, 110, 116 and V rustle	1, 800

6" and 10" widths—add 100 pounds to 6" pattern.

Where surfacing is specified other than standard or when weights are not provided in the above list see shipping

(5) FINISH AND CLEARS S1S, S2S OR S4S A. L. S.—Dry—Continued

R/L 1 4 to 20'	Specified lengths				
	14'	15'-18'-20'	22'-24'	26'-28'-30'-32'	34'-36'-38'-40'
54 and 64 x 10" B & Btr VG	\$202	\$202	\$202	\$202	\$202
54 and 64 x 10" C VG	197	197	197	197	197
54 and 64 x 10" D VG	192	192	192	192	192
54 and 64 x 10" E VG	187	187	187	187	187
54 and 64 x 10" B & Btr FG	182	182	182	182	182
54 and 64 x 10" C FG	177	177	177	177	177
54 and 64 x 10" D FG	172	172	172	172	172
54 and 64 x 10" E FG	167	167	167	167	167
54 and 64 x 10" B & Btr VG	162	162	162	162	162
54 and 64 x 10" C VG	157	157	157	157	157
54 and 64 x 10" D VG	152	152	152	152	152
54 and 64 x 10" E VG	147	147	147	147	147
54 and 64 x 10" B & Btr FG	142	142	142	142	142
54 and 64 x 10" C FG	137	137	137	137	137
54 and 64 x 10" D FG	132	132	132	132	132
54 and 64 x 10" E FG	127	127	127	127	127
54 and 64 x 10" B & Btr VG	122	122	122	122	122
54 and 64 x 10" C VG	117	117	117	117	117
54 and 64 x 10" D VG	112	112	112	112	112
54 and 64 x 10" E VG	107	107	107	107	107
54 and 64 x 10" B & Btr FG	102	102	102	102	102
54 and 64 x 10" C FG	97	97	97	97	97
54 and 64 x 10" D FG	92	92	92	92	92
54 and 64 x 10" E FG	87	87	87	87	87
54 and 64 x 10" B & Btr VG	82	82	82	82	82
54 and 64 x 10" C VG	77	77	77	77	77
54 and 64 x 10" D VG	72	72	72	72	72
54 and 64 x 10" E VG	67	67	67	67	67
54 and 64 x 10" B & Btr FG	62	62	62	62	62
54 and 64 x 10" C FG	57	57	57	57	57
54 and 64 x 10" D FG	52	52	52	52	52
54 and 64 x 10" E FG	47	47	47	47	47
54 and 64 x 10" B & Btr VG	42	42	42	42	42
54 and 64 x 10" C VG	37	37	37	37	37
54 and 64 x 10" D VG	32	32	32	32	32
54 and 64 x 10" E VG	27	27	27	27	27
54 and 64 x 10" B & Btr FG	22	22	22	22	22
54 and 64 x 10" C FG	17	17	17	17	17
54 and 64 x 10" D FG	12	12	12	12	12
54 and 64 x 10" E FG	7	7	7	7	7

Random length prices for omitting short lengths

R/L 1 4 to 20'	Specified lengths				
	14'	15'-18'-20'	22'-24'	26'-28'-30'-32'	34'-36'-38'-40'
2 x 2" B & Btr VG	\$185	\$185	\$185	\$185	\$185
2 x 2" C VG	180	180	180	180	180
2 x 2" D VG	175	175	175	175	175
2 x 2" E VG	170	170	170	170	170
2 x 2" B & Btr FG	165	165	165	165	165
2 x 2" C FG	160	160	160	160	160
2 x 2" D FG	155	155	155	155	155
2 x 2" E FG	150	150	150	150	150
2 x 2" B & Btr VG	145	145	145	145	145
2 x 2" C VG	140	140	140	140	140
2 x 2" D VG	135	135	135	135	135
2 x 2" E VG	130	130	130	130	130
2 x 2" B & Btr FG	125	125	125	125	125
2 x 2" C FG	120	120	120	120	120
2 x 2" D FG	115	115	115	115	115
2 x 2" E FG	110	110	110	110	110
2 x 2" B & Btr VG	105	105	105	105	105
2 x 2" C VG	100	100	100	100	100
2 x 2" D VG	95	95	95	95	95
2 x 2" E VG	90	90	90	90	90
2 x 2" B & Btr FG	85	85	85	85	85
2 x 2" C FG	80	80	80	80	80
2 x 2" D FG	75	75	75	75	75
2 x 2" E FG	70	70	70	70	70
2 x 2" B & Btr VG	65	65	65	65	65
2 x 2" C VG	60	60	60	60	60
2 x 2" D VG	55	55	55	55	55
2 x 2" E VG	50	50	50	50	50
2 x 2" B & Btr FG	45	45	45	45	45
2 x 2" C FG	40	40	40	40	40
2 x 2" D FG	35	35	35	35	35
2 x 2" E FG	30	30	30	30	30
2 x 2" B & Btr VG	25	25	25	25	25
2 x 2" C VG	20	20	20	20	20
2 x 2" D VG	15	15	15	15	15
2 x 2" E VG	10	10	10	10	10
2 x 2" B & Btr FG	5	5	5	5	5
2 x 2" C FG	0	0	0	0	0
2 x 2" D FG	0	0	0	0	0
2 x 2" E FG	0	0	0	0	0

(5) FINISH AND CLEARS S1S, S2S OR S4S A. L. S.—Dry—Continued

R/L 1 4 to 20'	Specified lengths				
	14'	15'-18'-20'	22'-24'	26'-28'-30'-32'	34'-36'-38'-40'
54 and 64 x 10" B & Btr VG	\$202	\$202	\$202	\$202	\$202
54 and 64 x 10" C VG	197	197	197	197	197
54 and 64 x 10" D VG	192	192	192	192	192
54 and 64 x 10" E VG	187	187	187	187	187
54 and 64 x 10" B & Btr FG	182	182	182	182	182
54 and 64 x 10" C FG	177	177	177	177	177
54 and 64 x 10" D FG	172	172	172	172	172
54 and 64 x 10" E FG	167	167	167	167	167
54 and 64 x 10" B & Btr VG	162	162	162	162	162
54 and 64 x 10" C VG	157	157	157	157	157
54 and 64 x 10" D VG	152	152	152	152	152
54 and 64 x 10" E VG	147	147	147	147	147
54 and 64 x 10" B & Btr FG	142	142	142	142	142
54 and 64 x 10" C FG	137	137	137	137	137
54 and 64 x 10" D FG	132	132	132	132	132
54 and 64 x 10" E FG	127	127	127	127	127
54 and 64 x 10" B & Btr VG	122	122	122	122	122
54 and 64 x 10" C VG	117	117	117	117	117
54 and 64 x 10" D VG	112	112	112	112	112
54 and 64 x 10" E VG	107	107	107	107	107
54 and 64 x 10" B & Btr FG	102	102	102	102	102
54 and 64 x 10" C FG	97	97	97	97	97
54 and 64 x 10" D FG	92	92	92	92	92
54 and 64 x 10" E FG	87	87	87	87	87
54 and 64 x 10" B & Btr VG	82	82	82	82	82
54 and 64 x 10" C VG	77	77	77	77	77
54 and 64 x 10" D VG	72	72	72	72	72
54 and 64 x 10" E VG	67	67	67	67	67
54 and 64 x 10" B & Btr FG	62	62	62	62	62
54 and 64 x 10" C FG	57	57	57	57	57
54 and 64 x 10" D FG	52	52	52	52	52
54 and 64 x 10" E FG	47	47	47	47	47
54 and 64 x 10" B & Btr VG	42	42	42	42	42
54 and 64 x 10" C VG	37	37	37	37	37
54 and 64 x 10" D VG	32	32	32	32	32
54 and 64 x 10" E VG	27	27	27	27	27
54 and 64 x 10" B & Btr FG	22	22	22	22	22
54 and 64 x 10" C FG	17	17	17	17	17
54 and 64 x 10" D FG	12	12	12	12	12
54 and 64 x 10" E FG	7	7	7	7	7

For 1 1/2" and 1 3/4" industrial clears thicknesses—add \$5.00 to S4 price of same size and grade.

R/L 1 4 to 20'	Specified lengths				
	14'	15'-18'-20'	22'-24'	26'-28'-30'-32'	34'-36'-38'-40'
54 and 64 x 10" B & Btr VG	\$202	\$202	\$202	\$202	\$202
54 and 64 x 10" C VG	197	197	197	197	197
54 and 64 x 10" D VG	192	192	192	192	192
54 and 64 x 10" E VG	187	187	187	187	187
54 and 64 x 10" B & Btr FG	182	182	182	182	182
54 and 64 x 10" C FG	177	177	177	177	177
54 and 64 x 10" D FG	172	172	172	172	172
54 and 64 x 10" E FG	167	167	167	167	167
54 and 64 x 10" B & Btr VG	162	162	162	162	162
54 and 64 x 10" C VG	157	157	157	157	157
54 and 64 x 10" D VG	152	152	152	152	152
54 and 64 x 10" E VG	147	147	147	147	147
54 and 64 x 10" B & Btr FG	142	142	142	142	142
54 and 64 x 10" C FG	137	137	137	137	137
54 and 64 x 10" D FG	132	132	132	132	132
54 and 64 x 10" E FG	127	127	127	127	127
54 and 64 x 10" B & Btr VG	122	122	122	122	122
54 and 64 x 10" C VG	117	117	117	117	117
54 and 64 x 10" D VG	112	112	112	112	112
54 and 64 x 10" E VG	107	107	107	107	107
54 and 64 x 10" B & Btr FG	102	102	102	102	102
54 and 64 x 10" C FG	97	97	97	97	97
54 and 64 x 10" D FG	92	92	92	92	92
54 and 64 x 10" E FG	87	87	87	87	87
54 and 64 x 10" B & Btr VG	82	82	82	82	82
54 and 64 x 10" C VG	77	77	77	77	77
54 and 64 x 10" D VG	72	72	72	72	72
54 and 64 x 10" E VG	67	67	67	67	67
54 and 64 x 10" B & Btr FG	62	62	62	62	62
54 and 64 x 10" C FG	57	57	57	57	57
54 and 64 x 10" D FG	52	52	52	52	52
54 and 64 x 10" E FG	47	47	47	47	47
54 and 64 x 10" B & Btr VG	42	42	42	42	42
54 and 64 x 10" C VG	37	37	37	37	37
54 and 64 x 10" D VG	32	32	32	32	32
54 and 64 x 10" E VG	27	27	27	27	27
54 and 64 x 10" B & Btr FG	22	22	22	22	22
54 and 64 x 10" C FG	17	17	17	17	17
54 and 64 x 10" D FG	12	12	12	12	12
54 and 64 x 10" E FG	7	7	7	7	7

(5) FINISH AND CLEARS SIS, S2S OR S4S A. L. S.—Dry—Continued

	Specified lengths			
	8' 10'-12'	14'	16' 18'-20'	22'-24'
2 x 10" E M G	881	887	897	905
2 x 12" B & Btr VG	211	216	222	227
2 x 12" C VG	116	122	127	132
2 x 12" D VG	176	182	187	192
2 x 12" B & Btr FG	208	213	218	223
2 x 12" C FG	208	213	218	223
2 x 12" D FG	211	216	222	227
2 x 12" E M G	146	152	157	162
2 x 12" B & Btr VG	86	92	97	102

1 Regular loading random lengths is as per per. 23 in rules 14, sec. 46, par. (M).

Short lengths in excess of regular R/L loading. For short lengths in excess of the percentage permitted in R/L loading, when shipped with buyer's approval, deduct from the R/L prices as follows:

	B & Btr	C	D
1 1/2' to 3 1/2'			
4' and 5'	\$40	\$40	\$40
6' and 7'	30	30	30

Green: Deduct \$30.00 per M from dry prices.

Rough dry, add \$10.00 to surfaced prices.

Rough green, add \$5.00 to surfaced prices.

Full sawn rough dry, add \$5.00 to rough green prices.

Working: D & M, any working, 1", 3/4", 3/8", 1/2", 1/4", 3/16", 1/8", 1/16", all widths: Add \$10.00 per M. On unusual specifications, apply for price approval as provided in section 30.

Surfacing longer than 40' add \$1.00 per lineal foot for each lineal foot over 40'.

Surfacing to 3/4" SIS, S2S, or S4S price same as S4S, A. L. S. Surfaced bit and msls same price as S4S, A. L. S.

Shims: 1/8", 1/4", 3/8", 1/2", 5/8", 3/4", surfaced or full thickness rough, \$14.00 less than 1" price of corresponding grade and width; 3/8" or 1/2", \$10.00 less than 1" price of corresponding grade and width.

Rabbeted jambs, sills, nosing, or other special patterns not covered in other price tables add \$15.00 per M; for orders less than 3 M' of these patterns add an additional \$15.00 set-up charge.

Sanding: Add \$30.00 per M.

Specified average R/L: For random lengths where a specified average of not over 20' nor under 14' is required, the price shall be the 1/2" R/L price plus the specified length addition applicable to the length specified as an average. If the average required is longer than 20' the price shall be the 1/2" R/L price plus 75% of the specified length addition applicable to the length specified as an average. No addition may be made for the elimination of shorts in either case.

Lengths: For random length groups longer than 20' add to 1/2" R/L price—

22' to 30'	\$25.00
32' to 40'	40.00

For omitting lengths 14' and shorter: Specified length price.

Omitting lengths in price groups longer than 20' add to R/L group price:

Omitting 1 length	\$3.00
Omitting 2 lengths	6.00
Omitting 3 lengths—Specified length price of lengths shipped.	

Lengths longer than 40': Add \$7.50 per M for each foot or fraction thereof to specified 40' lengths.

Fractional or odd widths not listed (less than 12") add \$5.00 to price of next wider even width and compute footage on nominal rough size of the fractional or odd width.

(5) FINISH AND CLEARS SIS, S2S OR S4S A. L. S.—Dry—Continued

	Random length prices for omitting short lengths			
	8' and shorter	7' and shorter	6' and shorter	5' and shorter
2 x 10" B & Btr FG	\$125	\$128	\$132	\$137
2 x 10" C FG	120	123	127	132
2 x 10" D FG	130	133	137	142
2 x 10" E M G	75	78	82	87
2 x 10" B & Btr VG	205	210	215	220
2 x 10" C VG	200	205	210	215
2 x 10" D VG	200	205	210	215
2 x 10" B & Btr FG	190	195	200	205
2 x 10" C FG	185	190	195	200
2 x 10" D FG	185	190	195	200
2 x 10" E M G	135	138	142	147
2 x 10" B & Btr VG	75	78	82	87
2 x 12" C VG	215	220	225	230
2 x 12" D VG	210	215	220	225
2 x 12" B & Btr FG	200	205	210	215
2 x 12" C FG	195	200	205	210
2 x 12" D FG	195	200	205	210
2 x 12" E M G	140	143	147	152
2 x 12" B & Btr VG	80	83	87	92

Specified lengths

	Specified lengths			
	8' 10'-12'	14'	16' 18'-20'	22'-24'
2 x 10" B & Btr VG	\$191	\$197	\$203	\$209
2 x 10" C VG	186	192	198	204
2 x 10" D VG	191	197	203	209
2 x 10" B & Btr FG	170	177	183	189
2 x 10" C FG	171	177	183	189
2 x 10" D FG	171	177	183	189
2 x 10" E M G	121	127	133	139
2 x 10" B & Btr VG	76	82	88	94
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	106	112	118	124
2 x 10" B & Btr VG	76	82	88	94
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
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2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
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2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	159
2 x 10" D FG	141	147	153	159
2 x 10" E M G	120	126	132	138
2 x 10" B & Btr VG	75	81	87	93
2 x 10" C VG	186	192	198	204
2 x 10" D VG	181	187	193	199
2 x 10" B & Btr FG	141	147	153	159
2 x 10" C FG	141	147	153	

For V. G. 3" through 8" thick x 3" through 8" in width: Add \$15.00 per M to corresponding size in above table.

For V. G. 3" through 8" thick x 10" in width: Add \$20.00 per M to corresponding size in above table.

For V. G. 3" through 8" thick x 12" in width: Add \$30.00 per M to corresponding size in above table.

C Grade deduct \$10.00 per M from B & Btr price of corresponding size and grain.

D Grade deduct \$35.00 per M from B & Btr price of corresponding size and grain.

Working: Surfacing green clears S1S, S1E, S2S, S2E, S1S1E, S1S2E, S2S1E or S4S TO ALS: Add \$6.00 per M to rough green price.

Surfacing dry clears S1S, S1E, S2S, S2E, S1S1E, S1S2E or S4S TO ALS: Add \$9.00 per M to rough dry price.

For T & G, shiplap or outgauged: Add \$15.00 per M to rough price. These workings include surfacing.

For surfacing lengths longer than 40', add \$1.00 per M per lineal foot for each additional foot over 40'.

Lengths: For omitting short lengths in R/L 20' and shorter, add to random length price of the same size and grade:

7' and shorter	\$2.00
9' and shorter	4.00
10' and shorter	6.00
12' and shorter	8.00
14' and shorter—Specified length price.	

Omitting lengths in price groups longer than 20' add to R/L group price:

Omitting 1 length	\$3.00
Omitting 2 lengths	6.00
Omitting 3 lengths—Specified length price of lengths shipped.	

For omitting any lengths in R/L groups covering more than one length bracket, the additions permitted for omission of any length or lengths may be made only within the bracket from which lengths have been omitted.

Lengths longer than 40', add \$7.50 per M for each 2' or fraction thereof to the 40' specified length price. Compute footage on actual length.

For random lengths in any specified range with an average 14' or longer required, the price shall be the appropriate bracket price (the bracket in which the average falls) plus 75% of the specified length addition for the length specified as an average. No addition is permissible under the portion of the LENGTHS table above referring to the omission of short lengths in R/L 20' and shorter.

If an average less than 14' is specified or when a definite average is not specified on order at time of placement, the lengths shipped must be priced at the bracket price in which they fall.

Widths: For fractional and odd widths not listed, except paragraphs 425 through 433, price as next wider even width and compute footage on nominal rough odd or fractional width. For fractional or odd widths in paragraphs 425 through 433, price as next wider even width and compute footage on next wider even width.

Wider than 12":

For VG add \$20.00 per M to 12" price for each additional 2".

For FG add \$10.00 per M to 12" price for each additional 2".

Thickness: For fractional and odd thicknesses not listed, add \$15.00 per M to next thicker even size and compute footage on nominal rough size of the fractional or odd thickness.

For thicknesses heavier than 8", add \$10.00 per M for each 1" thicker than 8".

Turning squares: Add \$5.00 per M to B & BTR price of the same size.

Margin plank (Par. 312): See table (31), this paragraph.

Ship plank (par. 313): Add \$50.00 per M to the price of B & Btr of same size and grain.

Scaffold plank (par. 314, rough only): 8" and wider, add \$40.00 per M to the price of C clear of the same size and grain.

Tank stock (pars. 320 and 321) for V. G.: 3 x 3, 3 x 4 and 4 x 4 add \$40.00 per M to B & better V. G. price; all other widths and thicknesses, add \$24.00 per M to B & better V. G. price.

For P. G.: 3" and 4" thicknesses up to and including 8" widths, add \$40.00 per M to B & better P. G. price.

3" and 4" thicknesses wider than 8" and for all thicknesses greater than 4" in all widths, add \$24.00 per M to B & better P. G. price.

Pipe stove stock, paragraphs 317 and 318, add \$6.00 per M to B & better price for same size and grain specifications.

Even widths wider than 12": V. G. add \$10.00 per M to 12" price for each additional 1".

F. G. add \$5.00 per M to 12" price for each additional 1". Odd or fractional widths wider than 12" same price as next wider even width. Compute footage on nominal rough size.

Fractional thicknesses: Over 2" and under 3", add \$15.00 to the price of 3" of corresponding width and grade and compute footage on nominal rough size of fractional thickness.

Ship plank: Paragraph 313, rules 14, add \$50.00 per M to B and better price of same size.

Tank stock: Paragraphs 319 and 320, add \$24.00 per M to B and better price of same size.

Pipe stove stock: Paragraphs 317 and 318, add \$40.00 per M to B and better price of same size.

Cut door stock: Kiln dry only, graded poor side, paragraph 378, rules 14, add \$85.00 per M to B and better R/L price same size.

If sap limit waived: Deduct \$6.00 per M.

Panel stock: Paragraph 359 (a), add \$15.00 to B and better price of same size.

Margin plank: Paragraph 312 in rules 14. See table (31), this paragraph.

Scaffold plank: Paragraph 314 (rough only) 8" and wider, add \$5.00 per M to price of "C" for corresponding size and grain. For paragraph 315 see tables on boards, dimension, plank and small timbers.

Pole stock: Add \$90.00 to B and better price of same size and grain.

Car framing and running boards: Paragraphs 425 through 433, add to prices of corresponding size, grade and grain in tables for finish and clears as follows: All sizes for flat grain or vertical grain, add \$15.00 per M.

For odd and fractional lengths not listed within the range of lengths covered by the foregoing table, add \$9.00 to the price of, and compute footage on next longer listed length. For fractional or odd widths not listed, price the same as next wider even width. Compute footage on next wider even width.

SHIPPING WEIGHTS FOR FINISH AND CLEARS

	Fir and hemlock, dry S4S, standard	Fir and hemlock, rough, dry	Hemlock, green S4S, standard	Fir and hemlock, rough, green	Hemlock, rough, green
1 x 2"	1,800	2,800	2,600	2,800	4,000
1 x 3"	1,900	2,800	2,600	2,800	4,000
1 x 4"	2,000	2,800	2,600	2,800	4,000
1 1/2 x 2"	2,100	2,800	2,600	2,800	4,000
1 1/2 x 3"	2,200	2,800	2,600	2,800	4,000
1 1/2 x 4"	2,300	2,800	2,600	2,800	4,000
2 x 2"	2,300	2,800	2,600	2,800	4,000
2 x 3"	2,400	2,800	2,600	2,800	4,000
2 x 4"	2,500	2,800	2,600	2,800	4,000
2 x 5"	2,600	2,800	2,600	2,800	4,000
2 x 6"	2,700	2,800	2,600	2,800	4,000
2 x 8"	2,800	2,800	2,600	2,800	4,000

(6) THICK CLEARS B AND BETTER ROUGH—PARAGRAPH 304

	Green mixed grain			Dry mixed grain		
	R/L	6/20' spec-bed length	R/L	6/20' spec-bed length	R/L	6/20' spec-bed length
2 x 2"	170	170	220	220	220	220
2 x 3"	170	170	220	220	220	220
2 x 4"	170	170	220	220	220	220
2 x 5"	170	170	220	220	220	220
2 x 6"	170	170	220	220	220	220
2 x 8"	170	170	220	220	220	220
2 x 10"	170	170	220	220	220	220
2 x 12"	170	170	220	220	220	220
2 x 14"	170	170	220	220	220	220
2 x 16"	170	170	220	220	220	220
2 x 18"	170	170	220	220	220	220
2 x 20"	170	170	220	220	220	220
2 x 22"	170	170	220	220	220	220
2 x 24"	170	170	220	220	220	220
2 x 26"	170	170	220	220	220	220
2 x 28"	170	170	220	220	220	220
2 x 30"	170	170	220	220	220	220
2 x 32"	170	170	220	220	220	220
2 x 34"	170	170	220	220	220	220
2 x 36"	170	170	220	220	220	220
2 x 38"	170	170	220	220	220	220
2 x 40"	170	170	220	220	220	220
2 x 42"	170	170	220	220	220	220
2 x 44"	170	170	220	220	220	220
2 x 46"	170	170	220	220	220	220
2 x 48"	170	170	220	220	220	220
2 x 50"	170	170	220	220	220	220
2 x 52"	170	170	220	220	220	220
2 x 54"	170	170	220	220	220	220
2 x 56"	170	170	220	220	220	220
2 x 58"	170	170	220	220	220	220
2 x 60"	170	170	220	220	220	220
2 x 62"	170	170	220	220	220	220
2 x 64"	170	170	220	220	220	220
2 x 66"	170	170	220	220	220	220
2 x 68"	170	170	220	220	220	220
2 x 70"	170	170	220	220	220	220
2 x 72"	170	170	220	220	220	220
2 x 74"	170	170	220	220	220	220
2 x 76"	170	170	220	220	220	220
2 x 78"	170	170	220	220	220	220
2 x 80"	170	170	220	220	220	220
2 x 82"	170	170	220	220	220	220
2 x 84"	170	170	220	220	220	220
2 x 86"	170	170	220	220	220	220
2 x 88"	170	170	220	220	220	220
2 x 90"	170	170	220	220	220	220
2 x 92"	170	170	220	220	220	220
2 x 94"	170	170	220	220	220	220
2 x 96"	170	170	220	220	220	220
2 x 98"	170	170	220	220	220	220
2 x 100"	170	170	220	220	220	220

For hemlock and noble fir, paragraph 722, add \$30.00 per M.

For dry, add to rough green price:

24' and shorter, \$30.00 per M.
Longer than 24', \$45.00 per M.

For vertical grain, add \$30.00 to flat grain price.

For surfacing to standard sizes or working to pattern, add \$15.00 per M to the same size and length.

For specified lengths longer than 40', add \$60.00 per M for each additional foot to the 40' price.

(9) CORN CRIBBING AND WELL CURBING—DRY PAR. 121

	R/L ¹	Specified length or random length 14' to 20'
1 x 4" O and Btr.	\$155	\$170
1 x 4" D.	110	125
1 x 6" C and Btr.	160	175
1 x 6" D.	120	135
2 x 6" C and Btr.	170	185
2 x 6" D.	130	145

¹ Regular loading random length is 6' to 20'.

SHIPPING WEIGHTS FOR CORN CRIBBING AND REVELED WELL CURBING

	Dry weight per M. B. M. rough or S2E	Green weight per M. B. M. rough or S2E	Dry weight per M. B. M. surfaced and beveled	Green weight per M. B. M. surfaced and beveled
1 x 4 clear	2,800	3,300	1,800	2,300
1 x 6 clear	3,500	4,000	2,300	2,800
2 x 6 clear	4,400	5,000	2,800	3,300

NOTE: Green hemlock 400 pounds additional. Dry same weight as fir.

For Common grades of Corn Cribbing, see Notes applying to boards, following table (21).

For common grades of well curbing, see notes applying to dimension, following table (23).

(10) V. G. SURFING S2S, S3S OR S4S AND NOSED—DRY

	Random length prices for omitting short lengths						Specified lengths	
	R/L ¹	8' and shorter	7' and shorter	6' and shorter	5' and shorter	4' and shorter	14'	16', 18' and 20'
5/4 x 10" B & Btr.	\$215	\$220	\$222	\$224	\$227	\$229	\$231	\$235
5/4 x 10" C	210	215	217	219	222	224	226	230
5/4 x 10" D	155	160	162	164	167	169	171	175
5/4 x 10" E	85	90	92	94	97	99	101	105
5/4 x 12" B & Btr.	220	225	227	229	232	234	236	240
5/4 x 12" C	215	220	222	224	227	229	231	235
5/4 x 12" D	160	165	167	169	172	174	176	180
5/4 x 12" E	85	90	92	94	97	99	101	105
6/4 x 10" B & Btr.	215	220	222	224	227	229	231	235
6/4 x 10" C	210	215	217	219	222	224	226	230
6/4 x 10" D	155	160	162	164	167	169	171	175
6/4 x 10" E	85	90	92	94	97	99	101	105
6/4 x 12" B & Btr.	220	225	227	229	232	234	236	240
6/4 x 12" C	215	220	222	224	227	229	231	235
6/4 x 12" D	160	165	167	169	172	174	176	180
6/4 x 12" E	85	90	92	94	97	99	101	105

¹ Regular loading random lengths is as follows:

For B & Btr and C grades:

80 percent (exclusive of 18' and/or 20' is optional)

3' to 6'

10' to 20'

If sap limit waived: Deduct \$6.00 per M.

Car framing and running boards, Paragraphs 427, 430, 432, 433, add to prices of corresponding size, grade and grain in the foregoing table:

For flat grain 3" and 4" thicknesses up to 8" in width, add \$15.00 per M; 3" and 4", wider than 8" and sizes thicker than 4", all widths, add \$10.00 per M; for vertical grain 3 x 3, 3 x 4, and 4 x 4, add \$15.00 per M; all other widths and thicknesses, add \$10.00 per M.

For odd and fractional lengths not listed within the range of lengths covered by the foregoing table, add \$9.00 to price of, and compute footage on next longer listed length. For fractional or odd widths not listed price the same as next wider even width. Compute footage on next wider even width.

Pole stock (pars. 322 and 323).

For V. G.: 3 x 3, 3 x 4 and 4 x 4 add \$60.00 per M to B & Btr V. G. price; all other widths and thicknesses, add \$75.00 per M to B & Btr V. G. price.

For F. G.: 3" and 4" thicknesses up to and including 8" widths, add \$90.00 per M to B & Btr F. G. price.

3" and 4" thicknesses wider than 8" and for all thicknesses greater than 4" in all widths, add \$75.00 per M to B & Btr F. G. Price.

SHIPPING WEIGHTS FOR THICK CLEARS

	Fir rough green	Fir and hemlock rough dry	Fir and hemlock dry S4S standard	Fir green S4S standard	Hemlock green S4S standard
3 x 3 and 3 x 4"	2,500	2,300	2,500	2,700	3,100
3 x 5, 3 x 6, and 3 x 8"	2,500	2,300	2,600	2,800	3,200
3 x 10 and 3 x 12"	2,500	2,300	2,700	2,900	3,300
4 x 4, 4 x 5, 4 x 6, and 4 x 8"	2,500	2,300	2,700	2,900	3,300
4 x 10 and 4 x 12"	2,500	2,300	2,800	3,000	3,400
6 x 6"	2,500	2,300	2,800	3,000	3,400
6 x 8"	2,500	2,300	2,900	3,100	3,500
6 x 10"	2,500	2,300	2,900	3,100	3,500
6 x 12"	2,500	2,300	2,900	3,100	3,500
8 x 8"	2,500	2,300	2,900	3,100	3,500
8 x 10"	2,500	2,300	2,900	3,100	3,500
8 x 12"	2,500	2,300	2,900	3,100	3,500
10 x 10"	2,500	2,300	2,900	3,100	3,500
10 x 12"	2,500	2,300	2,900	3,100	3,500
12 x 12"	2,500	2,300	2,900	3,100	3,500

Hemlock rough green clear, 4,000 pounds.

Where surfacing is specified other than standard or when weights are not provided in the above list use shipping weight formula in sec. 46, par. (J).

(7) CROSS ARM STOCK—ROUGH GREEN

	Par. 324	Par. 324a
3 x 4" R/L 6' and longer		
3 1/4 x 4 1/4" R/L 6' and longer	\$150	\$120
3 1/2 x 4 1/2" R/L 6' and longer	170	130
4 x 3" R/L 6' and longer	165	115
4 1/4 x 4 1/4" R/L 6' and longer	155	125
4 x 6" R/L 6' and longer	160	110

Surfacing standard 1/4" off—add \$5 per M.

Specified lengths—add \$10 per M.

(8) DOUGLAS FIR LADDER STOCK—PAR. 322—ROUGH GREEN

	R/L	Specified lengths		
		20'24"	24'32"	34'40"
Flat grain				
1 1/4" to 1 1/2 x 3" and wider	\$175	\$200	\$250	\$325
1 1/2" to 1 3/4 x 3" and wider	180	205	255	330
2" and thicker x 3" and wider	170	195	245	320

(20) GREEN BOARDS AND SHUPLAP SURFACED A. L. S.
NO. 1 BOARDS AND SHUPLAP—GREEN

R/L 6" x 2"	Specified lengths							R/L prices for emitting short lengths
	6'	8'	10'	12'	14'	16'	18'	19' and 10' and 12' and shorter
1 x 2"	\$80	\$80	\$80	\$83	\$85	\$88	\$88	\$88
1 x 3"	77	77	77	80	82	85	85	85
1 x 4"	73	73	73	76	78	81	81	81
1 x 5"	70	70	70	73	75	78	78	78
1 x 6"	67	67	67	70	72	75	75	75
1 x 8"	60	60	60	63	65	68	68	68
1 x 10"	50	50	50	53	55	58	58	58
1 x 12"	40	40	40	43	45	48	48	48

NO. 2 BOARDS AND SHUPLAP—GREEN

1 x 2"	\$75	\$75	\$75	\$75	\$80	\$83	\$88	\$88
1 x 3"	72	72	72	75	77	80	83	83
1 x 4"	68	68	68	71	73	76	79	79
1 x 5"	65	65	65	68	70	73	76	76
1 x 6"	62	62	62	65	67	70	73	73
1 x 8"	55	55	55	58	60	63	66	66
1 x 10"	45	45	45	48	50	53	56	56
1 x 12"	35	35	35	38	40	43	46	46

NO. 3 BOARDS AND SHUPLAP—GREEN

1 x 2"	\$58	\$58	\$58	\$61	\$63	\$66	\$66	\$66
1 x 3"	55	55	55	58	60	63	66	66
1 x 4"	50	50	50	53	55	58	61	61
1 x 5"	47	47	47	50	52	55	58	58
1 x 6"	43	43	43	46	48	51	54	54
1 x 8"	36	36	36	39	41	44	47	47
1 x 10"	26	26	26	29	31	34	37	37
1 x 12"	16	16	16	19	21	24	27	27

NO. 4 BOARDS AND SHUPLAP—GREEN

1 x 2"	\$27							
1 x 3"	27							
1 x 4"	27							
1 x 5"	27							
1 x 6"	27							
1 x 8"	27							
1 x 10"	27							
1 x 12"	27							

SELECT MERCHANTABLE BOARDS AND SHEATHING—GREEN—PAR. 186

1 x 2"	\$88	\$88	\$88	\$91	\$92	\$96	\$96	\$96
1 x 3"	85	85	85	88	90	93	96	96
1 x 4"	82	82	82	85	87	90	93	93
1 x 5"	79	79	79	82	84	87	90	90
1 x 6"	76	76	76	79	81	84	87	87
1 x 8"	69	69	69	72	74	77	80	80
1 x 10"	59	59	59	62	64	67	70	70
1 x 12"	49	49	49	52	54	57	60	60

NO. 1 BOARDS 25 PERCENT NO. 2 GREEN

1 x 2"	\$78	\$78	\$78	\$81	\$83	\$86	\$86	\$86
1 x 3"	75	75	75	78	80	83	86	86
1 x 4"	72	72	72	75	77	80	83	83
1 x 5"	69	69	69	72	74	77	80	80
1 x 6"	66	66	66	69	71	74	77	77
1 x 8"	59	59	59	62	64	67	70	70
1 x 10"	49	49	49	52	54	57	60	60
1 x 12"	39	39	39	42	44	47	50	50

For rough—deduct \$1 from all above prices. For special notes and shipping weights on boards—see p. 11. For mixed grades No. 4 and better use same percentage of price as grades skilpped per above.

SHIPPING WEIGHTS FOR SILO STOCK RUN TO PATTERN

	Dry	Green
2 x 6	2,100	2,600
(17) Fir Slop Lumber		
44 through 84 x 5" and wider: B & B, VG		Surfaced kiln dried
C VG	\$145	4175
Select VG	130	160
No. 1 VG	105	130
No. 2 VG	90	115
No. 3 VG	75	100
No. 4 VG	60	85

For 104 thickness add \$5 to price of corresponding item above.
For 124 thickness add \$10 to price of corresponding item above.
For flat grain shop deduct \$10 from VG prices corresponding item above.
For shop cuts apply for special price as provided for in section 20.
For hemlock shop deduct \$5 per M.
Note: Shop lumber shall be leveled upon the nominal sizes shown in paragraphs 253 and 264 of the standard grading and dressing rules.
Clear door stock and panel stock—See special notations under clear.

SHIPPING WEIGHTS FOR FACTORY LUMBER

	Fir weight rough green	Hemlock weight rough green	Fir and hemlock weight rough dry	Fir and hemlock weight standard dry
1 x 5" and wider surfaced to 1 1/4"	3,500	4,000	3,000	2,300
1 1/4 x 5" and wider surfaced to 1 1/4"	3,500	4,000	3,000	2,400
1 1/4 x 5" and wider surfaced to 1 1/2"	3,500	4,000	3,000	2,450
2 x 5" and wider surfaced to 1 1/4"	3,500	4,000	3,000	2,500
2 1/4 x 5" and wider surfaced to 1 1/4"	3,500	4,000	3,000	2,600
3 x 5" and wider surfaced to 1 1/4"	3,500	4,000	3,000	2,900

Hemlock 825 standard green add 400 pounds to corresponding fir weight.

(18) HEMLOCK BOX

	Mill run	
	Rough	Surfaced
44 and thicker R/W and R/L dry		
44 and thicker R/W and R/L green	\$80	\$81
	66	66

Thickness less than 4 1/4"—price of 4 1/4" but compute on next size.

Specified weights—add to R/W price.

Under 10"—no addition.

10" and 12"—add \$3 per M to R/W price.

14" and wider—add \$6 per M to R/W price.

Weights on box lumber—Use same weights as shown for shop lumber in table (17), this paragraph.

(19) BATTERY SEPARATOR STOCK—ROUGH GREEN DOUGLAS FIR—PAR. 329

Clear and Btr	\$145.00
Select	100.00
No. 1	90.00
No. 2	60.00

Notes applying to boards: Tables (20) and (21).
Regular loading random lengths is 6' to 20'.
For rough: Deduct \$3.00 per M—Green or Dry.
Shims: For shims $\frac{1}{8}$ " or less in thickness x AW-AL #3 and better surfaced hit and miles or full thickness rough—Price \$50.00. For shims $\frac{1}{4}$ " or thicker—Add \$3.00 per M to $\frac{1}{2}$ " shim price.
If graded cut and sold "on grade," deduct from the price of 1" of the same length, width and grade:
 $\frac{1}{2}$ " $\frac{3}{8}$ " $\frac{1}{2}$ " No. 2 and better grades—Deduct \$20.00.
 $\frac{1}{2}$ " $\frac{3}{8}$ " $\frac{1}{2}$ " No. 3—Deduct \$15.00.
 $\frac{1}{2}$ " $\frac{1}{4}$ " No. 2 and better grades—Deduct \$15.00.
 $\frac{1}{2}$ " $\frac{1}{4}$ " No. 3—Deduct \$12.00.
Use green weights.
Bundling: Add \$3.00 per M.
Ripping or resawing: Add \$3.00 per M. product of the piece to be shipped.
Resurfacing S4S to American Lumber Industrial Standards or not more than $\frac{1}{4}$ " off in both width and thickness—Add \$3.00 to the price of the same grade, width and length.
Surfacing to $\frac{1}{4}$ " S1S, S1S2E, S1S1E, S3S, or S4S, price same as S4S A. L. S.; surfaced hit and miles same price as S4S A. L. S.

Lengths: When a random lengths shipment includes lengths over 20' and no average has been specified, if the inclusion of lengths longer than 20' is at shipper's option, the $\frac{1}{2}$ " price shall apply to all lengths; however, if buyer's order definitely requires the inclusion of such lengths, price as follows:
For 22 and 24': Add \$4.00 to the $\frac{1}{2}$ " price; for these lengths only.
Accumulated 4' and/or 5' No. 2 and higher grades sold separately or in R/L shipments—Deduct \$20.00 from the $\frac{1}{2}$ " price; for No. 3—charge same price as for No. 4, random length. Specified lengths longer than 20': Add \$2.00 per M for each foot to the specified 20' price.
Specified Average R/L: Where an average length is specified in any random length order, the price shall be specified length price of the length specified as an average and no addition may be made for omission of short lengths in a R/L loading.
Widths: Widths wider than 12": Add to the price of 12" of same size and grade \$6.00 per M for each 2" wider than 12".
Odd or fractional widths (except 1 x 3") add \$5.00 per M to price of next wider even width and compute footage on the nominal rough measurement of the odd or fractional width.
Thickness: $\frac{5}{4}$ " and $\frac{6}{4}$ " any surfacing A. L. S.—
For No. 1 and select merchantable: Add \$10.00 per M to the 1" price of the corresponding grade and size.
For No. 2: Deduct \$4.00 per M from the $\frac{5}{4}$ " and $\frac{6}{4}$ " price of No. 1.
For No. 3: Deduct \$18.00 per M from the $\frac{5}{4}$ " and $\frac{6}{4}$ " price of No. 1.
For No. 4: Surfaced A. L. S. or rough—Add \$5.00 to 1" No. 4 price of the corresponding size.

For rough No. 3 and higher grades—Deduct \$3.00 per M from surfaced prices.
Special note: $\frac{5}{4}$ " and $\frac{6}{4}$ " resawn and sold on surfaced measure (1") must be priced as shims. See note covering shims.
Scaffold plank, paragraph 315, $\frac{5}{4}$ " and $\frac{6}{4}$ " and wider (rough only)—add \$60.00 to the No. 1 price.
For center matched flooring, drop siding and other patterns: First add grade differentials, then add the following specified working charge:

Green or dry flooring, drop siding, beaded, other patterns
Green or dry S2S and CM
\$5.00
\$10.00
1" thickness—no droppings allowed
1" thickness—droppings allowed

For amounts 3 M feet or less a flat set-up charge of \$15 per M may be added.

(21) DRY BOARDS AND SHITLAP SURFACED A. L. S.
NO. 1 BOARDS AND SHITLAP—DRY

R/L 6/20'	Specified lengths						R/L for omitting short lengths	
	8'	10'	12'	14'	16'	18'	20'	9' or 8' and shorter
1 x 2"	\$87	\$90	\$93	\$95	\$98	\$98	\$98	\$95
1 x 3"	87	90	93	95	98	98	98	95
1 x 4"	88	91	94	96	99	99	99	96
1 x 5"	89	92	95	97	100	100	100	97
1 x 6"	90	93	96	98	101	101	101	98
1 x 8"	91	94	97	99	102	102	102	99
1 x 10"	92	95	98	100	103	103	103	100
1 x 12"	93	96	99	101	104	104	104	101

NO. 2 BOARDS AND SHITLAP—DRY

R/L 6/20'	8'	10'	12'	14'	16'	18'	20'	9' or 8' and shorter
1 x 2"	\$85	\$88	\$91	\$93	\$96	\$96	\$96	\$93
1 x 3"	85	88	91	93	96	96	96	93
1 x 4"	86	89	92	94	97	97	97	94
1 x 5"	87	90	93	95	98	98	98	95
1 x 6"	88	91	94	96	99	99	99	96
1 x 8"	89	92	95	97	100	100	100	97
1 x 10"	90	93	96	98	101	101	101	98
1 x 12"	91	94	97	99	102	102	102	99

NO. 3 BOARDS AND SHITLAP—DRY

R/L 6/20'	8'	10'	12'	14'	16'	18'	20'	9' or 8' and shorter
1 x 2"	\$83	\$86	\$89	\$91	\$94	\$94	\$94	\$91
1 x 3"	83	86	89	91	94	94	94	91
1 x 4"	84	87	90	92	95	95	95	92
1 x 5"	85	88	91	93	96	96	96	93
1 x 6"	86	89	92	94	97	97	97	94
1 x 8"	87	90	93	95	98	98	98	95
1 x 10"	88	91	94	96	99	99	99	96
1 x 12"	89	92	95	97	100	100	100	97

NO. 4 BOARDS AND SHITLAP—DRY

R/L 6/20'	8'	10'	12'	14'	16'	18'	20'	9' or 8' and shorter
1 x 2"	\$82	\$85	\$88	\$90	\$93	\$93	\$93	\$90
1 x 3"	82	85	88	90	93	93	93	90
1 x 4"	83	86	89	91	94	94	94	91
1 x 5"	84	87	90	92	95	95	95	92
1 x 6"	85	88	91	93	96	96	96	93
1 x 8"	86	89	92	94	97	97	97	94
1 x 10"	87	90	93	95	98	98	98	95
1 x 12"	88	91	94	96	99	99	99	96

SELECT MERCHANTABLE BOARDS AND SHEATHING—DRY—FAR. 196

R/L 6/20'	8'	10'	12'	14'	16'	18'	20'	9' or 8' and shorter
1 x 2"	\$86	\$89	\$92	\$94	\$97	\$97	\$97	\$94
1 x 3"	86	89	92	94	97	97	97	94
1 x 4"	87	90	93	95	98	98	98	95
1 x 5"	88	91	94	96	99	99	99	96
1 x 6"	89	92	95	97	100	100	100	97
1 x 8"	90	93	96	98	101	101	101	98
1 x 10"	91	94	97	99	102	102	102	99
1 x 12"	92	95	98	100	103	103	103	100

NO. 1 BOARDS 25 PERCENT NO. 2—DRY

R/L 6/20'	8'	10'	12'	14'	16'	18'	20'	9' or 8' and shorter
1 x 2"	\$88	\$91	\$94	\$96	\$99	\$99	\$99	\$96
1 x 3"	88	91	94	96	99	99	99	96
1 x 4"	89	92	95	97	100	100	100	97
1 x 5"	90	93	96	98	101	101	101	98
1 x 6"	91	94	97	99	102	102	102	99
1 x 8"	92	95	98	100	103	103	103	100
1 x 10"	93	96	99	101	104	104	104	101
1 x 12"	94	97	100	102	105	105	105	102

For rough—deduct \$3 from all above prices. For special notes and shipping weights on boards—see p. 15. For mixed grades No. 4 and better use same percentage of price as grades shipped per above.

Omitting length in R/L (6/20') loading: Omitting 6' or 8' or 6' and 8', or 6' and 8' and 10', add to the 6/20' price of same size and grade \$3.00 per MBM; omitting 12' and shorter use specified length price.

For specified even lengths longer than 24', add \$3.00 per MBM to the 24' price of the same size and grade for each two feet longer than 24'.

For specified average R/L: Where an average length is specified in any random length order, the price shall be the specified length price of the length specified as an average and no addition may be made for omission of short lengths in a R/L loading.

When any random length shipment includes lengths over 20', and no average is specified if the inclusion of lengths longer than 20' is at shipper's option, the 6/20' price shall apply to all lengths; however, if buyer's order definitely requires the inclusion of lengths longer than 20' or the order is for random lengths all longer than 20', such lengths shall be priced as follows:

For 22' and 24', add \$8.00 per MBM to the 6/20' price, for these lengths only.

For 26' and 28', add \$12.00 per MBM to the 6/20' price, for these lengths only.

For 30' and 32' or longer, add \$16.00 per MBM to the 6/20' price, for these lengths only.

Widths: Wider than 12"—Add \$4.00 for each 2" wider than 12" for the same size and grade. Odd or fractional widths, except 3", add \$5.00 to price of next wider even width and compute footage on nominal rough measurements of the odd or fractional width.

Thickness: Fractional thicknesses over 2" and under 3", add \$5.00 to price of 3" of corresponding width and compute footage on nominal rough measurement of the fractional thickness.

Dense grain, for paragraph 224, add \$12.50 per M.

For rough dimension, dry or green: Deduct \$3.00 per M.

Bundling: Add \$3.00 per M.

Center matched, flooring, outgauged and other patterns: First add grade differentials then add the following specified working charge:

	Green or dry, S2S and CM or shiplog	Green or dry, fir, outgauged or other patterns
2" thickness—no droppings allowed.....	\$5.00	\$10.00
2" thickness—droppings allowed.....	3.00	5.00

Ripping or resawing:

Not diagonal or tapered—for 2 x 4 add \$4 per M.
For 2 x 6 and wider add \$3 per M.
Diagonal or tapered resawing add \$10 per M.

(Shipping weights for dimension)

	Fir and hemlock, standard dry	Fir S4S, standard green	Fir S4S, standard green	Fir and hemlock, standard CM and S2S, green	Fir S1E or S2E to A. L. S. or heavier, green	Hemlock, rough green
2 x 2".....	2.000	2.200	2.000	2.000	2.300	2.800
2 x 3".....	2.100	2.400	2.100	2.100	2.300	2.800
2 x 4".....	2.200	2.500	2.200	2.200	2.300	2.800
2 x 6".....	2.500	2.800	2.500	2.500	2.300	2.800
2 x 8".....	2.800	3.100	2.800	2.800	2.300	2.800
2 x 10".....	3.000	3.300	3.000	3.000	2.300	2.800
2 x 12".....	3.200	3.500	3.200	3.200	2.300	2.800

NO. 2 DIMENSION DRY S4S—PAR. 201

R/L 6/20'	Specified lengths						
	6'	8'	10'	12'	14'	16'	24'
2 x 2".....	166	166	167	168	169	170	172
2 x 3".....	66	66	66	67	68	69	70
2 x 4".....	66	66	66	67	68	69	70
2 x 6".....	64	64	64	65	66	67	68
2 x 8".....	64	64	64	65	66	67	68
2 x 10".....	61	61	61	62	63	64	65
2 x 12".....	61	61	61	62	63	64	65

NO. 4 DIMENSION DRY S4S—PAR. 207

2 x 2".....	\$32						
2 x 3".....	30						
2 x 4".....	30						
2 x 6".....	30						
2 x 8".....	30						
2 x 10".....	30						
2 x 12".....	30						

SELECT STRUCTURAL DRY S4S—PAR. 202

2 x 2".....	\$99	\$102	\$106	\$103	\$104	\$105	\$106	\$107	\$108	\$112
2 x 3".....	102	106	106	102	103	104	106	106	106	110
2 x 4".....	102	106	106	102	103	104	106	106	106	110
2 x 6".....	104	104	104	104	104	104	104	104	104	112
2 x 8".....	104	104	104	104	104	104	104	104	104	112
2 x 10".....	106	106	106	106	106	106	106	106	106	112
2 x 12".....	111	114	114	114	114	114	114	114	114	112

NO. 1 PERMITTING UP TO 25 PERCENT NO. 2 DRY S4S

2 x 2".....	\$99	\$99	\$99	\$99	\$99	\$99	\$99	\$99	\$99	\$99
2 x 3".....	99	99	99	99	99	99	99	99	99	99
2 x 4".....	99	99	99	99	99	99	99	99	99	99
2 x 6".....	99	99	99	99	99	99	99	99	99	99
2 x 8".....	99	99	99	99	99	99	99	99	99	99
2 x 10".....	99	99	99	99	99	99	99	99	99	99
2 x 12".....	99	99	99	99	99	99	99	99	99	99

8' Struts S4S A. L. S.

No. 1 and better permitting up to 25% No. 2 and including 15% No. 3—\$88.

No. 2 and better—\$91.

No. 3—\$70.

No. 4—\$32.

Notes applying to dimension—Tables (22) and (23).

Regular loading random length is 6' to 20'.

For S1S, S1E, S2S, S2E, S1SIE, S1SIE, S2SIE, A. L. S., price the same as S4S, A. L. S. except when orders call for one grade only when an addition of \$5.00 per MBM may be made to the price of S4S.

Scaffold plank (rough only), paragraph 315 8" and wider, add \$60.00 per MBM to the rough select structural price.

Barge framing (paragraph 308) add \$5.00 to price of select structural of corresponding size.

Barge planking and decking (par. 309) add \$15.00 to price of select structural of corresponding size.

Surfaced 1/4" off or to American Lumber Industrial Standards, add \$3.00 per M to the price of the same grade, width, and length.

Lengths: Fractional lengths under 8' add \$2.00 per M to corresponding grade and compute footage on 8' count.

Accumulated 4' and/or 5' No. 2 and higher grades sold separately or in R/L shipments. Deduct \$20.00 from the 6/20' price of corresponding size and grade; for No. 3 charge same price as for No. 4 random lengths.

NO. 3 GREEN 805 L.L.S.

	Random lengths				Specified lengths			
	3/20"	20/24"	20/25"	34/38"	30' and shorter	22/24"	20/22"	34/40"
1/2"	\$61	\$67.25	\$74.75	\$87.25	\$93.50	\$69.75	\$77.25	\$86.75
3/4"	61	68.50	76.00	88.50	95.00	71.00	78.50	88.50
1"	59	64.00	67.75	80.25	83.50	64.50	70.25	77.75
1 1/4"	58	63.00	67.75	79.25	80.50	65.50	69.25	76.50
1 1/2"	58	63.00	67.75	79.25	83.50	65.50	69.25	82.25
1 3/4"	41	65.00	71.00	79.25	86.50	73.50	77.25	82.25
2"	41	64.00	67.75	75.25	81.50	66.50	70.25	77.25
2 1/4"	59	64.00	67.75	75.25	81.50	66.50	67.25	74.75
2 1/2"	56	61.00	64.75	72.25	78.50	62.50	67.25	74.75

No. 4 - See notation below.

NO. 1 PERMITTING UP TO 25 PERCENT NO. 2 GREEN 645 A. L. 2.

	\$58	\$64.25	\$101.75	\$114.25	\$120.50	\$66.75	\$104.25	\$116.75
$x \times 2^{10}$	88	95.50	105.00	112.00	90.50	98.00	115.50	130.75
$x \times 6^6$	86	91.00	94.75	102.25	88.50	95.25	104.75	116.75
$x \times 10^6$ and 12^6	85	90.00	92.75	100.00	87.50	94.25	102.00	114.25
$x \times 4^4$	88	93.00	98.00	106.75	90.50	96.50	103.25	110.25
$x \times 8^4$	86	91.00	94.75	102.25	88.50	95.25	104.75	116.75
$x \times 10^4$ and 12^4	83	88.00	91.75	99.25	85.50	91.25	94.25	101.75

No. 4 (all species covered by this regulation) rough or surfaced, dry or green—AW-AL
\$40.00 per M. Use green weights.

For plan and small timbers sold on basis of No. 1 permitting up to 25% No. 2 and including 15% No. 3 (percentage of grades to be guaranteed) deduct \$5.25 per M from the No. 1 price of corresponding size.

Notes pertaining to green plank and small timbers

Regular loading random length is 8' to 20'.

Dry—Add \$30.00 per M to the same size, length and grade.

Day—And \$20.00 per m to the same size, ranging and glue.
For P. O. H. C.—See schedules in section 46. paragraph (a). subdivision (3).

Working: For surfacing to A. L. S., SIS, SIE, S2E, S1S1E, S1S2E, S2S1E—Same price as S4S.

Surfacing $\frac{1}{4}$ " off, add \$3.00 per M to A. L. S. surfaced price of the same grade, size and length.

Shiplap, T & G, grooved for splines: 3"—Add \$9.00 per M to surfaced price. 4" add \$12.00 per M to surfaced price.

Outgauged—Add \$7.50 per M to surfaced price.

Diagonal or tapered resawing—Add \$10.00 per M.

Surfacing lengths longer than 40'—Add \$1.00 per lineal foot for each additional foot over 40'.

Surfacing wider than 12"—Add \$6.00 per M to the 12" price of same size and grade.

Lengths: For accumulated 4', 5' and/or 6' No. 1 and higher grades, sold separately or in R/L shipments, deduct \$20.00 from the 8/20' price of corresponding grade; for No. 2 and No. 3—Charge same price as for No. 4 random lengths.

For omitting short lengths in R/L loading, 30' and shorter—Add to the R/L price of the same size and grade (applies to all grades):

8' and/or 10'—\$2.00.

12' and shorter—\$4.00.

14' and shorter—Specified length price of length shipped.

17 and above—Specified length price & length appear
Omitting lengths in price groups longer than 20', add to the R/L group price (applies to

Dimension surfaced one-fourth off as indicated

	S4S green fir	S4S green hemlock
1 2"	330	300
1 3"	450	400
1 4"	570	500
1 5"	710	630
1 6"	840	750
1 8"	1,050	950
1 10"	1,260	1,150
1 12"	1,470	1,350
1 14"	1,680	1,500
1 16"	1,890	1,650
1 18"	2,100	1,800
1 20"	2,310	1,950
1 22"	2,520	2,100
1 24"	2,730	2,250
1 26"	2,940	2,400
1 28"	3,150	2,550
1 30"	3,360	2,700
1 32"	3,570	2,850
1 34"	3,780	3,000
1 36"	3,990	3,150
1 38"	4,200	3,300
1 40"	4,410	3,450
1 42"	4,620	3,600
1 44"	4,830	3,750
1 46"	5,040	3,900
1 48"	5,250	4,050
1 50"	5,460	4,200
1 52"	5,670	4,350
1 54"	5,880	4,500
1 56"	6,090	4,650
1 58"	6,300	4,800
1 60"	6,510	4,950
1 62"	6,720	5,100
1 64"	6,930	5,250
1 66"	7,140	5,400
1 68"	7,350	5,550
1 70"	7,560	5,700
1 72"	7,770	5,850
1 74"	7,980	6,000
1 76"	8,190	6,150
1 78"	8,400	6,300
1 80"	8,610	6,450
1 82"	8,820	6,600
1 84"	9,030	6,750
1 86"	9,240	6,900
1 88"	9,450	7,050
1 90"	9,660	7,200
1 92"	9,870	7,350
1 94"	10,080	7,500
1 96"	10,290	7,650
1 98"	10,500	7,800
1 100"	10,710	7,950
1 102"	10,920	8,100
1 104"	11,130	8,250
1 106"	11,340	8,400
1 108"	11,550	8,550
1 110"	11,760	8,700
1 112"	11,970	8,850
1 114"	12,180	9,000
1 116"	12,390	9,150
1 118"	12,600	9,300
1 120"	12,810	9,450
1 122"	13,020	9,600
1 124"	13,230	9,750
1 126"	13,440	9,900
1 128"	13,650	10,050
1 130"	13,860	10,200
1 132"	14,070	10,350
1 134"	14,280	10,500
1 136"	14,490	10,650
1 138"	14,700	10,800
1 140"	14,910	10,950
1 142"	15,120	11,100
1 144"	15,330	11,250
1 146"	15,540	11,400
1 148"	15,750	11,550
1 150"	15,960	11,700
1 152"	16,170	11,850
1 154"	16,380	12,000
1 156"	16,590	12,150
1 158"	16,800	12,300
1 160"	17,010	12,450
1 162"	17,220	12,600
1 164"	17,430	12,750
1 166"	17,640	12,900
1 168"	17,850	13,050
1 170"	18,060	13,200
1 172"	18,270	13,350
1 174"	18,480	13,500
1 176"	18,690	13,650
1 178"	18,900	13,800
1 180"	19,110	13,950
1 182"	19,320	14,100
1 184"	19,530	14,250
1 186"	19,740	14,400
1 188"	19,950	14,550
1 190"	20,160	14,700
1 192"	20,370	14,850
1 194"	20,580	15,000
1 196"	20,790	15,150
1 198"	21,000	15,300

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	Dry weight per M.B.M. rough or S.F.E.	Gross weight per M.B.M. rough or S.F.E.	Dry weight per M.B.M. surfaced or bevelled	Gross weight per M.B.M. surfaced or bevelled
1 - 1 6"	2, 000	3, 300	1, 950	2, 250

20 GREEN PLANT AND SMALL TREES

For rough deduct \$2 per M

SUBJECT STRUCTURAL GREEN S49 A. L. 9. --PAR. 209

	Random lengths				Specified lengths			
	5/20'	22/24'	26/22'	34/40'	20' and shorter	22/24'	26/32'	34/40'
1 3"	\$105	\$111.25	\$115.75	\$121.25	\$110	\$116.25	\$120.75	\$126.25
1 4"	105	112.50	120.00	130.00	110	117.50	125.00	134.00
1 6"	105	125.00	140.00	160.00	110	130.00	145.00	164.00
1 8"	105	137.50	155.00	175.00	110	142.50	160.00	180.00
1 10"	105	150.00	170.00	190.00	110	155.00	175.00	195.00
1 12"	105	162.50	185.00	205.00	110	167.50	190.00	210.00
1 14"	105	175.00	200.00	220.00	110	180.00	205.00	225.00
1 16"	105	187.50	215.00	235.00	110	192.50	220.00	240.00
1 18"	105	200.00	230.00	250.00	110	205.00	235.00	255.00
1 20"	105	212.50	245.00	265.00	110	217.50	250.00	270.00
1 22"	105	225.00	260.00	280.00	110	230.00	265.00	285.00
1 24"	105	237.50	275.00	295.00	110	242.50	280.00	295.00
1 26"	105	250.00	290.00	310.00	110	255.00	300.00	315.00
1 28"	105	262.50	305.00	325.00	110	267.50	315.00	330.00
1 30"	105	275.00	320.00	340.00	110	280.00	330.00	345.00
1 32"	105	287.50	335.00	355.00	110	292.50	345.00	360.00
1 34"	105	300.00	350.00	370.00	110	305.00	360.00	375.00
1 36"	105	312.50	365.00	385.00	110	317.50	375.00	390.00
1 38"	105	325.00	380.00	400.00	110	330.00	390.00	405.00
1 40"	105	337.50	395.00	415.00	110	342.50	405.00	420.00
1 42"	105	350.00	410.00	430.00	110	355.00	420.00	435.00
1 44"	105	362.50	425.00	445.00	110	367.50	435.00	450.00
1 46"	105	375.00	440.00	460.00	110	380.00	450.00	465.00
1 48"	105	387.50	455.00	475.00	110	392.50	465.00	480.00
1 50"	105	400.00	470.00	490.00	110	405.00	480.00	495.00
1 52"	105	412.50	485.00	505.00	110	417.50	495.00	510.00
1 54"	105	425.00	500.00	520.00	110	430.00	510.00	525.00
1 56"	105	437.50	515.00	535.00	110	442.50	525.00	540.00
1 58"	105	450.00	530.00	550.00	110	455.00	540.00	555.00
1 60"	105	462.50	545.00	565.00	110	467.50	555.00	570.00
1 62"	105	475.00	560.00	580.00	110	480.00	570.00	585.00
1 64"	105	487.50	575.00	595.00	110	492.50	585.00	600.00
1 66"	105	500.00	590.00	610.00	110	505.00	600.00	615.00
1 68"	105	512.50	605.00	625.00	110	517.50	615.00	630.00
1 70"	105	525.00	620.00	640.00	110	530.00	630.00	645.00
1 72"	105	537.50	635.00	655.00	110	542.50	645.00	660.00
1 74"	105	550.00	650.00	670.00	110	555.00	660.00	675.00</

NO. 1 GREEN SUE A. L. 8.

Σ	Σ^2	Σ^3	Σ^4	Σ^5	Σ^6	Σ^7	Σ^8	Σ^9	Σ^{10}	Σ^{11}	Σ^{12}	Σ^{13}	Σ^{14}	Σ^{15}	Σ^{16}	Σ^{17}	Σ^{18}	Σ^{19}	Σ^{20}
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
2	4	8	16	32	64	128	256	512	1024	2048	4096	8192	16384	32768	65536	131072	262144	524288	1048576
3	9	27	81	243	729	2187	6561	19683	59049	177147	531441	1594323	4782969	14348907	43046721	129139065	387420585	1162261653	3486804497
4	16	64	256	1024	4096	16384	65536	262144	1048576	4194304	16777216	67108864	268435456	1073741824	4294967040	17093280000	67297216000	260120640000	1000000000000
5	25	125	625	3125	15625	78125	390625	1953125	9765625	48828125	244140625	1220703125	6103515625	30517578125	152587890625	762939453125	3814697265625	19073486328125	95367431640625
6	36	216	1296	7776	46656	279936	1679616	10077696	60466176	362793600	2176780800	13060633600	78363724800	470183347200	2821106086400	16927356518400	101564139110400	6094479746662400	36561584400000000
7	49	343	2401	16807	117649	823543	5781343	40353607	282475249	1977063203	13834289601	96888812901	678223072803	4749603786643	33237266506503	232670865545523	1628796058818663	11401252411729643	79539876013071443
8	64	512	4096	32768	262144	2097152	16777216	134217728	1073741824	8589934080	68719436800	549755494400	4398020000000	35184160000000	281473280000000	2251786240000000	18014138880000000	144113110080000000	1152904883200000000
9	81	729	6561	59049	531441	4782969	43046721	387420585	3486804497	31116986961	27933543241	251397892369	2262550901209	20363966299281	183275696693841	1649481270244561	14805311442201041	132647803079809241	1193830271918283241
10	100	1000	10000	100000	1000000	10000000	100000000	1000000000	10000000000	100000000000	1000000000000	10000000000000	100000000000000	1000000000000000	10000000000000000	100000000000000000	1000000000000000000	10000000000000000000	100000000000000000000

NO. 2 Q10. I MINING COMPANY HAS A T. L. R.

[illegible]

No. 1 and lower grades):

Omitting 1 length—\$2.00.
Omitting 2 lengths—\$4.00.

Omitting 3 lengths—Specified length price of lengths shipped.

For omitting lengths longer than 20', in select structural and higher grades, within a R/L group—Add to the R/L group price:

For omitting one to two lengths in one group—Add \$4.00 per M to the R/L group price.
For omitting any three or more lengths in one group, use specified length price of the lengths shipped.

For omitting any lengths in R/L groups covering more than one length bracket, the additions permitted for omitting any length or lengths in the previous notes may be made only within the bracket from which the lengths have been omitted.

Where an average length is named in a random length specification covering one or more price brackets which include no lengths over 40', the maximum price shall be the specified length price of the average length specified. In this case no addition may be made for omission of any lengths as permitted under other notes.

If the average specified is an odd length, the price of the next higher even length shall apply.

Widths: Odd or fractional widths under 12" not listed add \$3.00 to price of nearest even width and compute footage on nominal rough measurement of the odd or fractional width.

Widths wider than 12", add \$3.00 per M for each additional 2" or fraction thereof to the 12" price of corresponding thickness. Compute footage under this note on nominal rough measure.

Thickness: Fractional thicknesses between 3" and 4", price same as 4" of corresponding width.

Fractional or odd thicknesses over 4" and including 5" add \$3.00 to 4" price of corresponding width; over 5" and under 6" add \$3.00 to 6" price of corresponding width in Table (25), this paragraph. Compute odd or fractional thicknesses on nominal rough measurement of the odd or fractional thickness.

Dense grain: Paragraph 224. See section 46, paragraph (a), subdivision (1).

Windmill stock, paragraph 172: Use select structural price plus additions for FOHC as shown in section 46, paragraph (a), subdivision (3).

Barge framing, paragraph 308, add \$5.00 to select structural price of corresponding size.

Barge planking and decking, paragraph 309—Add \$15.00 per M to select structural price of same size.

Scaffold plank (rough only), paragraph 315, 3" and wider, add \$60.00 per MBM to the rough select structural price of corresponding size.

(Shipping weights for plank and small timbers)

Standard surfacing	Fir and hemlock dry S4S	Fir green S4S	Hemlock green S4S	Fir rough S1E or S2E to A. L. S. or heavier green
3 x 3"	400	600	400	2,300
3 x 4"	400	600	400	2,300
3 x 6"	400	600	400	2,300
3 x 8"	400	600	400	2,300
3 x 10"	400	600	400	2,300
3 x 12"	400	600	400	2,300
4 x 4"	400	600	400	2,300
4 x 6"	400	600	400	2,300
4 x 8"	400	600	400	2,300
4 x 10"	400	600	400	2,300
4 x 12"	400	600	400	2,300
5 x 5"	400	600	400	2,300
5 x 6"	400	600	400	2,300
5 x 8"	400	600	400	2,300
5 x 10"	400	600	400	2,300
5 x 12"	400	600	400	2,300

Standard surfacing	Hemlock green rough	Fir and hemlock dry rough	Fir CM and S1S or S2S	
			Dry	Green
3 x 3"	2,800	2,100	2,650	2,550
3 x 4"	2,800	2,100	2,650	2,550
3 x 6"	2,800	2,100	2,650	2,550
3 x 8"	2,800	2,100	2,650	2,550
3 x 10"	2,800	2,100	2,650	2,550
3 x 12"	2,800	2,100	2,650	2,550
4 x 4"	2,800	2,100	2,650	2,550
4 x 6"	2,800	2,100	2,650	2,550
4 x 8"	2,800	2,100	2,650	2,550
4 x 10"	2,800	2,100	2,650	2,550
4 x 12"	2,800	2,100	2,650	2,550
5 x 5"	2,800	2,100	2,650	2,550
5 x 6"	2,800	2,100	2,650	2,550
5 x 8"	2,800	2,100	2,650	2,550
5 x 10"	2,800	2,100	2,650	2,550
5 x 12"	2,800	2,100	2,650	2,550

SURFACED 3/4 OFF EACH WAY

Standard surfacing	Fir Green S4S	Hemlock green S4S	Standard surfacing	Fir green S4S	Hemlock green S4S
3 x 3"	2,800	2,200	4 x 4"	2,950	2,350
3 x 4"	2,800	2,200	4 x 6"	2,950	2,350
3 x 6"	2,800	2,200	4 x 8"	2,950	2,350
3 x 8"	2,800	2,200	4 x 10"	2,950	2,350
3 x 10"	2,800	2,200	4 x 12"	2,950	2,350
3 x 12"	2,800	2,200			

Where surfacing is specified other than standard or when weights are not provided in this list see shipping weight formula in sec. 46, par. (J).

(25) TIMBERS

SELECT STRUCTURAL GREEN BOUGH—PARK, 212 AND 216

Random lengths	Specified lengths	20' and shorter	22'30"	24'30"	26'30"
6 x 6" and 6 x 8"	\$102	\$111	\$106	\$111	\$115
6 x 10" and 6 x 12"	101	110	105	110	114
8 x 8"	101	106	105	110	114
8 x 10" and 8 x 12"	100	105	104	109	113
10 x 10" and 10 x 12"	100	105	104	109	113
12 x 12"	100	105	104	109	113
6 x 14" and 8 x 14"	105	115	109	125	129
6 x 16" and 8 x 16"	110	120	114	130	134
6 x 18" and 8 x 18"	115	125	119	135	139
10 x 14" and 12 x 14"	102	107	111	116	119
10 x 16" and 12 x 16"	105	110	114	119	122
12 x 14" and 12 x 16"	105	110	114	119	122
12 x 18" and 14 x 18"	107	112	116	121	124
14 x 18" and 16 x 18"	107	112	116	121	124
16 x 18"	107	112	116	121	124
18 x 18"	106	110	114	118	121

(25) TIMBERS

NO. 1 GREEN ROUGH—PERMITTING UP TO 25 PERCENT NO. 2

	Random lengths			Specified lengths		
	5/20'	22/30'	32/40'	20' and shorter	22/30'	32/40'
6 x 6" and 6 x 8"	\$85	\$90	\$94	\$89	\$94	\$98
6 x 10" and 6 x 12"	84	88	92	83	88	92
8 x 8" and 8 x 10"	84	88	92	83	88	92
8 x 12" and 8 x 14"	83	88	92	82	87	91
10 x 10" and 10 x 12"	83	88	92	82	87	91
10 x 14" and 10 x 16"	83	88	92	82	87	91
12 x 12" and 12 x 14"	83	88	92	82	87	91
12 x 16" and 12 x 18"	83	88	92	82	87	91
14 x 14" and 14 x 16"	83	88	92	82	87	91
14 x 18" and 14 x 20"	83	88	92	82	87	91
16 x 16" and 16 x 18"	83	88	92	82	87	91
16 x 20" and 16 x 22"	83	88	92	82	87	91
18 x 18" and 18 x 20"	83	88	92	82	87	91
18 x 22" and 18 x 24"	83	88	92	82	87	91

No. 4 (all species covered by this regulation) 4 x 6 and larger, A. L. rough or dressed, dry or green, \$32. Use green weights.

Notes applying to timbers—table (25)

Workings: Surfacing S1S, S1E, S2S, S2E, S1S1E, S1S2E, S2S1E and S4S A. L. S. 6 x 6 to 16 x 16" add \$5.00 per M; if thicker than 16" or wider than 20" add \$15.00 per M.

Surfacing 1/2" off—Add \$3.00 per M to price of the same surfaced A. L. S. grade, width and length.

Surfacing lengths longer than 40'—Add \$1.00 per M per lineal foot for each additional foot over 40'.

For charges for outgauging, T & G, grooving, saw sizing, and diagonal and/or taper re-sawing—See section 46, paragraph (a), subdivision (4).

Lengths: For accumulated 4', 5' and/or 6' No. 1 and higher grades, sold separately or in R/L shipments, deduct \$20.00 per MFBM from the price of 8/20' of corresponding grade; for No. 2 and No. 3, charge same price as for No. 4 R/L.

For omitting short lengths in R/L loading, 20' and shorter—Add to the R/L price of the same size and grade (applies to all grades):

8' and/or 10'—\$1.00.

12' and shorter—\$3.00.

14' and shorter—Specified length price of lengths shipped.

Omitting lengths in price groups longer than 20', add to the R/L group price (applies to No. 1 and lower grades):

Omitting 1 length—\$2.00.

Omitting 2 lengths—\$4.00.

Omitting 3 lengths—Specified length price of lengths shipped.

For omitting lengths longer than 20' in select structural, and higher grades within a R/L group—Add to the R/L group price:

For omitting one or two lengths in one group—Add \$4.00 per M to the R/L group price.

For omitting any three or more lengths in one group, use specified length price of the lengths shipped.

For omitting any lengths in R/L groups covering more than one length bracket, the addition permitted for omission of any length or lengths may be made only within the bracket from which lengths have been omitted but such additions to the 1/2" brackets may not result in a price higher than the bracket price for 25%.

Specified average length: Where an average length is named in a random length specification covering one or more price brackets which include no lengths over 40', the maximum price shall be the specified length price of the average length specified.

If the specification includes lengths over 40', the price shall be the same as if no average length was required.

(25) TIMBERS

NO. 2 AND 1 MINING GREEN ROUGH—FAR. 219

	Random lengths			Specified lengths		
	5/20'	22/30'	32/40'	20' and shorter	22/30'	32/40'
6 x 6" and 6 x 8"	\$87	\$92	\$96	\$81	\$86	\$90
6 x 10" and 6 x 12"	86	91	95	80	85	89
8 x 8" and 8 x 10"	86	91	95	80	85	89
8 x 12" and 8 x 14"	85	90	94	79	84	88
10 x 10" and 10 x 12"	85	90	94	79	84	88
10 x 14" and 10 x 16"	85	90	94	79	84	88
12 x 12" and 12 x 14"	85	90	94	79	84	88
12 x 16" and 12 x 18"	85	90	94	79	84	88
14 x 14" and 14 x 16"	85	90	94	79	84	88
14 x 18" and 14 x 20"	85	90	94	79	84	88
16 x 16" and 16 x 18"	85	90	94	79	84	88
16 x 20" and 16 x 22"	85	90	94	79	84	88
18 x 18" and 18 x 20"	85	90	94	79	84	88
18 x 22" and 18 x 24"	85	90	94	79	84	88

NO. 2 AND 1 MINING GREEN ROUGH—FAR. 219

	Random lengths			Specified lengths		
	5/20'	22/30'	32/40'	20' and shorter	22/30'	32/40'
6 x 6" and 6 x 8"	\$83	\$88	\$92	\$77	\$82	\$86
6 x 10" and 6 x 12"	82	87	91	76	81	85
8 x 8" and 8 x 10"	82	87	91	76	81	85
8 x 12" and 8 x 14"	81	86	90	75	80	84
10 x 10" and 10 x 12"	81	86	90	75	80	84
10 x 14" and 10 x 16"	81	86	90	75	80	84
12 x 12" and 12 x 14"	81	86	90	75	80	84
12 x 16" and 12 x 18"	81	86	90	75	80	84
14 x 14" and 14 x 16"	81	86	90	75	80	84
14 x 18" and 14 x 20"	81	86	90	75	80	84
16 x 16" and 16 x 18"	81	86	90	75	80	84
16 x 20" and 16 x 22"	81	86	90	75	80	84
18 x 18" and 18 x 20"	81	86	90	75	80	84
18 x 22" and 18 x 24"	81	86	90	75	80	84

NO. 3 GREEN ROUGH—FAR. 220

	Random lengths			Specified lengths		
	5/20'	22/30'	32/40'	20' and shorter	22/30'	32/40'
6 x 6" and 6 x 8"	62	67	71	66	71	75
6 x 10" and 6 x 12"	61	66	70	65	70	74
8 x 8" and 8 x 10"	61	66	70	65	70	74
8 x 12" and 8 x 14"	60	65	69	64	69	73
10 x 10" and 10 x 12"	60	65	69	64	69	73
10 x 14" and 10 x 16"	60	65	69	64	69	73
12 x 12" and 12 x 14"	60	65	69	64	69	73
12 x 16" and 12 x 18"	60	65	69	64	69	73
14 x 14" and 14 x 16"	60	65	69	64	69	73
14 x 18" and 14 x 20"	60	65	69	64	69	73
16 x 16" and 16 x 18"	60	65	69	64	69	73
16 x 20" and 16 x 22"	60	65	69	64	69	73
18 x 18" and 18 x 20"	60	65	69	64	69	73
18 x 22" and 18 x 24"	60	65	69	64	69	73

NOTES

1. No additions for odd or fractional thicknesses, widths, or lengths permitted.
2. Hemlock and true fir same as Douglas fir.
3. F. O. H. C. fee, add \$1.00 per MBM.
4. For A. B. E. A. fee, add \$1.00 per MBM.
5. Any processor of Douglas fir lumber, located on the east slope of the Cascade Mountains near the coast, and who currently makes and adds this fee in accordance with the grading rules established in the West Coast Lumber Association rule No. 14 may use the above tables.

C27 CAR MATERIAL (SELECTED FRAMES, SILL, PURLINS, SLATS, RUNNING BOARDS, ETC.)

(Figs. 421 and 423 (rough green))

Thickness (inches)	Specified lengths	20' and under		Over 20' to 24'	
		Even lengths	Odd and fractional lengths	Even lengths	Odd and fractional lengths
1.....	Even widths 2 to 6" Even widths 8 to 12" Odd and fractional widths 2 1/4 to 5 1/4" Odd and fractional widths 6 1/4 to 11 1/4"	\$125 125 135 135	\$120 120 140 140	\$125 125 135 135	\$140 140 145 145
1 1/4, 1 1/2, 1 3/4.....	Even widths 2 to 6" Even widths 8 to 12" Odd and fractional widths 2 1/4 to 5 1/4" Odd and fractional widths 6 1/4 to 11 1/4"	135 135 145 145	140 140 160 160	145 145 155 155	160 160 165 165
2.....	Even widths 2 to 6" Even widths 8 to 12" Odd and fractional widths 2 1/4 to 5 1/4" Odd and fractional widths 6 1/4 to 11 1/4"	145 145 155 155	150 150 170 170	155 155 165 165	170 170 175 175
2 1/4, 2 1/2, 2 3/4.....	Even widths 2 to 6" Even widths 8 to 12" Odd and fractional widths 2 1/4 to 5 1/4" Odd and fractional widths 6 1/4 to 11 1/4"	155 155 165 165	160 160 180 180	165 165 175 175	180 180 185 185
3 and 4.....	Even widths 2 to 6" Even widths 8 to 12" Odd and fractional widths 2 1/4 to 5 1/4" Odd and fractional widths 6 1/4 to 11 1/4"	165 165 175 175	170 170 190 190	175 175 185 185	190 190 195 195
3 1/4, 3 1/2, 3 3/4, 4 1/4, 4 1/2, 4 3/4.....	Even widths 2 to 6" Even widths 8 to 12" Odd and fractional widths 2 1/4 to 5 1/4" Odd and fractional widths 6 1/4 to 11 1/4"	175 175 185 185	180 180 200 200	185 185 195 195	200 200 205 205
6, 8, 10, and 12.....	Even widths 2 to 6" Even widths 8 to 12" Odd and fractional widths 2 1/4 to 5 1/4" Odd and fractional widths 6 1/4 to 11 1/4"	185 185 195 195	190 190 210 210	195 195 205 205	210 210 215 215
6 1/4 to 24" Odd and fractional thickness.	Even widths 2 to 6" Even widths 8 to 12" Odd and fractional widths 2 1/4 to 5 1/4" Odd and fractional widths 6 1/4 to 11 1/4"	195 195 205 205	200 200 220 220	205 205 215 215	220 220 225 225

For specified even lengths over 24' through 32'—add \$30 to 20' and shorter specified length price.
For specified even lengths over 32' through 40'—add \$30 to 20' and shorter specified length price.
For specified even lengths over 40' through 44'—add \$30 to 20' and shorter specified length price.
For specified even lengths over 44'—add \$5 per foot for each 1 foot longer than 44'.
For odd or fractional lengths—add \$5 to next even length and compute footage on next even length.

Notes applying to car material—Table 27

Select structural (par. 422)—Add \$10.00 to the same size and grain specification.

No. 1 (par. 424)—Deduct \$3.00 per M.

Dry: 2" and under—Add \$25.00 per M; over 2" through 3"—Add \$30.00 per M; over 3"—Add \$35.00 per M.

For SIS, SIE, S2S, S2SE, S2SIE or S4S, add \$7.50 per M. For other working, add \$15.00 per M to rough price.

Even widths wider than listed—Add \$2.50 per inch or fraction thereof to the widest listed even width.

Odd or fractional widths wider than listed—Add \$5.00 per inch or fraction thereof to the widest listed odd and fractional width.

Random lengths other than listed—Invoice each length at specified length price and deduct \$5.00 per M.

Lengths longer than listed—Add \$8.00 per M for each extra 2' to the longest price shown of corresponding size.

Sizes thicker than listed—Use 12" price.

No addition may be made for omission of any length or lengths as covered by footnotes above in either case.
If the average specified is an odd length, the price of the next higher even length shall apply.

Widths: Odd or fractional widths not listed (within listed widths) add \$4.00 per M to price of next wider even width. Compute footage on nominal rough measure, of the odd or fractional width.

Thickness: Odd or fractional thicknesses not listed—Add \$4.00 per M to the next larger listed even thickness. Compute footage on nominal rough measure of the odd or fractional thickness.

For F. O. H. C.—See schedule in section 46, paragraph (a), subdivision (3).

Dense grain, paragraph 224, see section 46, paragraph (a), subdivision (1).

Barge framing, paragraph 308—Add \$5.00 to price of select structural of corresponding size.

Barge planking and decking, paragraph 309—Add \$15.00 per M to price of select structural of corresponding size.

(Shipping weights for timbers)

	Fir green S4S	Fir rough S4S or A. B. E. A. or heavier green	Hemlock green S4S or S2SIE or S4S	Hemlock rough S4S or S2SIE or heavier
6 x 6 to 6 x 10"	2,000	2,300	2,000	2,300
6 x 10 to 6 x 12"	2,000	2,300	2,000	2,300
8 x 8 to 8 x 10"	2,000	2,300	2,000	2,300
8 x 10 to 8 x 12"	2,000	2,300	2,000	2,300
10 x 10 to 10 x 12"	2,000	2,300	2,000	2,300
10 x 12 to 10 x 14"	2,000	2,300	2,000	2,300
12 x 12 to 12 x 14"	2,000	2,300	2,000	2,300
12 x 14 to 12 x 16"	2,000	2,300	2,000	2,300
14 x 14 to 14 x 16"	2,000	2,300	2,000	2,300
16 x 16 to 16 x 18"	2,000	2,300	2,000	2,300
18 x 18 to 18 x 20"	2,000	2,300	2,000	2,300
20 x 20 to 20 x 22"	2,000	2,300	2,000	2,300
22 x 22 to 22 x 24"	2,000	2,300	2,000	2,300
24 x 24" and larger	2,000	2,300	2,000	2,300

SURFACED 14 OFF EACH WAY

	Fir green S4S	Hemlock green S4S	Fir green S4S	Hemlock green S4S
6 x 6"	2,000	2,400	2,100	2,500
6 x 8 and 6 x 10"	2,000	2,400	2,100	2,500
8 x 12"	2,100	2,500	2,200	2,600
8 x 10 and 8 x 12"	2,100	2,500	2,200	2,600
10 x 10 and 10 x 12"	2,100	2,500	2,200	2,600
12 x 12"	2,100	2,500	2,200	2,600

Where surfacing is specified other than standard or where weights are not provided in this list, see shipping weight formula in sec 46, par. (2).

C28 RAILROAD TIES (DOUGLAS FIR AND OTHER WEST COAST SPECIES)

	Cross ties per MBM	Switch ties per MBM 8' or longer
Std. par. 405.....	\$78.50	\$81.50
No. 1, par. 406.....	76.50	79.50
No. 2, par. 407.....	71.50	74.50

Estimated weights

(Per MBM)

	Green	Dry
Fir.....	3,300	2,100
Hemlock.....	3,800	2,600

Random lengths other than listed: Invoice each length at specified length price.

Notes applying to car lining, roofing and siding—Table (28).

Insulation—Paragraph 443: Deduct \$30 per M from the B & Btr price.

Blanket: \$18, \$28, \$38 or \$48, add \$5 per M to D & M price.

Rough: Add \$5 to D & M price.

Shipping weight: for car roofing, siding, and lining (clear items).

For weight on common items (para. 442 and 447) see schedule following table (21), this paragraph.

	Finished thickness	Fir and dry hemlock	Fir, Green	Hemlock, green
1" rough				
Over 1" and under 3" thick rough				
1 x 4" patterned	2 1/2"	2,800	3,500	3,900
1 x 6" patterned	2 1/2"	2,900	3,600	4,000
1 1/2 x 4" patterned	1 1/2"	1,800	2,500	2,900
1 1/2 x 6" patterned	1 1/2"	1,900	2,600	3,000
1 1/2 x 8" patterned	1 1/2"	2,000	2,700	3,100
1 x 4" S&S and T & G	1 1/2"	2,100	2,800	3,200
1 x 6" S&S and T & G	1 1/2"	2,200	2,900	3,300
1 x 8" S&S and T & G	1 1/2"	2,300	3,000	3,400
1" S&S blanks	1 1/2"	2,400	3,100	3,500

When surfacing is specified other than standard or where weights are not provided in this list, see shipping weight formula in section 46, paragraph (1), subdivision (1).

For grades other than those contained in rules 14, the maximum price shall be the price for the rules 14 grade and specification to which the other grade and specification most closely conforms.

(29) B & Btr Horizontal Sheathing, Decking and End Lining, Dry T & G or Sheelap

[B & Btr, para. 443 and 454. "C", para. 450 and 455]

	Flat grain		Vertical grain	
	B & Btr	C	B & Btr	C
2 x 4—3 1/2" over-all or less:				
8'	\$170	\$165	\$185	\$180
9'	185	180	200	195
10'	195	190	210	205
12'	205	200	220	215
14'	215	210	230	225
16'	225	220	240	235
18' and 20'	235	230	250	245
22' and 24'	245	240	260	255
8 x 3" R/L	175	170	190	185
2 x 6—3 1/2" over-all or less:				
8'	175	170	190	185
9'	190	185	205	200
10'	195	190	210	205
12'	205	200	220	215
14'	215	210	230	225
16'	225	220	240	235
18' and 20'	235	230	250	245
22' and 24'	245	240	260	255
8 x 3" R/L	180	175	195	190
2 x 8—Over-all or less:				
8'	185	180	200	195
9'	200	195	215	210
10'	195	190	210	205
12'	205	200	220	215
14'	215	210	230	225
16'	225	220	240	235
18' and 20'	235	230	250	245
22' and 24'	245	240	260	255
8 x 3" R/L	180	175	195	190

For grades other than those contained in rules 14, car material rules, the maximum price shall be the price for the rules 14 grade and specification to which the other grade and specification most closely conforms.

(21) SHEET DECKING, P.A.R. 210 AND MARGIN PRICES WHEN GRADED UNDER P.A.R. 312, ROUGH GREEN

	8/90, average 12'	10/90, average 14'	12/90, average 16'	14/90, average 18'	16/90, average 20'	18/90, average 22'	20/90, average 24'	22/90, average 26'
1 x 3	\$200	\$210	\$215	\$220	\$225	\$230	\$235	\$240
1 x 4	200	200	205	210	215	220	225	230
1 x 5	200	200	205	210	215	220	225	230
1 x 6	200	200	205	210	215	220	225	230
1 x 7	200	200	205	210	215	220	225	230
1 x 8	200	200	205	210	215	220	225	230
1 x 9	200	200	205	210	215	220	225	230
1 x 10	200	200	205	210	215	220	225	230
1 x 11	200	200	205	210	215	220	225	230
1 x 12	200	200	205	210	215	220	225	230
1 x 13	200	200	205	210	215	220	225	230
1 x 14	200	200	205	210	215	220	225	230
1 x 15	200	200	205	210	215	220	225	230
1 x 16	200	200	205	210	215	220	225	230
1 x 17	200	200	205	210	215	220	225	230
1 x 18	200	200	205	210	215	220	225	230
1 x 19	200	200	205	210	215	220	225	230
1 x 20	200	200	205	210	215	220	225	230
1 x 21	200	200	205	210	215	220	225	230
1 x 22	200	200	205	210	215	220	225	230
1 x 23	200	200	205	210	215	220	225	230
1 x 24	200	200	205	210	215	220	225	230
1 x 25	200	200	205	210	215	220	225	230
1 x 26	200	200	205	210	215	220	225	230
1 x 27	200	200	205	210	215	220	225	230
1 x 28	200	200	205	210	215	220	225	230
1 x 29	200	200	205	210	215	220	225	230
1 x 30	200	200	205	210	215	220	225	230
1 x 31	200	200	205	210	215	220	225	230
1 x 32	200	200	205	210	215	220	225	230
1 x 33	200	200	205	210	215	220	225	230
1 x 34	200	200	205	210	215	220	225	230
1 x 35	200	200	205	210	215	220	225	230
1 x 36	200	200	205	210	215	220	225	230
1 x 37	200	200	205	210	215	220	225	230
1 x 38	200	200	205	210	215	220	225	230
1 x 39	200	200	205	210	215	220	225	230
1 x 40	200	200	205	210	215	220	225	230
1 x 41	200	200	205	210	215	220	225	230
1 x 42	200	200	205	210	215	220	225	230
1 x 43	200	200	205	210	215	220	225	230
1 x 44	200	200	205	210	215	220	225	230
1 x 45	200	200	205	210	215	220	225	230
1 x 46	200	200	205	210	215	220	225	230
1 x 47	200	200	205	210	215	220	225	230
1 x 48	200	200	205	210	215	220	225	230
1 x 49	200	200	205	210	215	220	225	230
1 x 50	200	200	205	210	215	220	225	230
1 x 51	200	200	205	210	215	220	225	230
1 x 52	200	200	205	210	215	220	225	230
1 x 53	200	200	205	210	215	220	225	230
1 x 54	200	200	205	210	215	220	225	230
1 x 55	200	200	205	210	215	220	225	230
1 x 56	200	200	205	210	215	220	225	230
1 x 57	200	200	205	210	215	220	225	230
1 x 58	200	200	205	210	215	220	225	230
1 x 59	200	200	205	210	215	220	225	230
1 x 60	200	200	205	210	215	220	225	230
1 x 61	200	200	205	210	215	220	225	230
1 x 62	200	200	205	210	215	220	225	230
1 x 63	200	200	205	210	215	220	225	230
1 x 64	200	200	205	210	215	220	225	230
1 x 65	200	200	205	210	215	220	225	230
1 x 66	200	200	205	210	215	220	225	230
1 x 67	200	200	205	210	215	220	225	230
1 x 68	200	200	205	210	215	220	225	230
1 x 69	200	200	205	210	215	220	225	230
1 x 70	200	200	205	210	215	220	225	230
1 x 71	200	200	205	210	215	220	225	230
1 x 72	200	200	205	210	215	220	225	230
1 x 73	200	200	205	210	215	220	225	230
1 x 74	200	200	205	210	215	220	225	230
1 x 75	200	200	205	210	215	220	225	230
1 x 76	200	200	205	210	215	220	225	230
1 x 77	200	200	205	210	215	220	225	230
1 x 78	200	200	205	210	215	220	225	230
1 x 79	200	200	205	210	215	220	225	230
1 x 80	200	200	205	210	215	220	225	230
1 x 81	200	200	205	210	215	220	225	230
1 x 82	200	200	205	210	215	220	225	230
1 x 83	200	200	205	210	215	220	225	230
1 x 84	200	200	205	210	215	220	225	230
1 x 85	200	200	205	210	215	220	225	230
1 x 86	200	200	205	210	215	220	225	230
1 x 87	200	200	205	210	215	220	225	230
1 x 88	200	200	205	210	215	220	225	230
1 x 89	200	200	205	210	215	220	225	230
1 x 90	200	200	205	210	215	220	225	230
1 x 91	200	200	205	210	215	220	225	230
1 x 92	200	200	205	210	215	220	225	230
1 x 93	200	200	205	210	215	220	225	230
1 x 94	200	200	205	210	215	220	225	230
1 x 95	200	200	205	210	215	220	225	230
1 x 96	200	200	205	210	215	220	225	230
1 x 97	200	200	205	210	215	220	225	230
1 x 98	200	200	205	210	215	220	225	230
1 x 99	200	200	205	210	215	220	225	230
1 x 100	200	200	205	210	215	220	225	230

Where surfacing is specified other than standard or where weights are not provided in this list, see shipping weight formula in sec. 46, par. (1).

For grades other than those contained in Rules 14, car material rules, the maximum price shall be the price for the Rules 14 grade and specification to which the other grade and specification most closely conforms.

ROUGH CAR DECKING AND END LINING, ROUGH GREEN

	Flat grain				Vertical grain			
	8' 6"	9'	9' 6"	10'	10' 6"	11'	11' 6"	12'
Selected par. 431:								
1 1/4 and 1 1/2 x 6, 8 and 10"	\$120	\$117	\$117	\$110	\$120	\$117	\$117	\$100
2 x 6, 8 and 10"	110	107	107	110	120	117	117	100
2 1/4, 2 1/2 and 2 3/4 x 6, 8, 10"	110	107	107	110	120	117	117	100

For rough dry 2" and under in thickness, add \$25.00 per M to rough green—paragraph 451; for over 2" through 3" in thickness add \$30.00 per M to rough green—paragraph 451.

For No. 1 rough green (paragraph 452) deduct \$3.00 per M from paragraph 451—rough green prices.

For No. 1 rough dry 2" and under in thickness, add \$25.00 per M to rough green paragraph 452; for over 2" through 3" in thickness add \$30.00 per M to rough green—paragraph 452.

For V. G. 4" and narrower: Add \$12.00 per M to PG price of 6" and wider.

Hemlock: Price same as fir price of same item.

SIS, SSS, SSSLE, SSSSE, S4S, T & G or S/L to A. L. S. or A. A. R. standards—Add \$7.50 per M; surfacing thicker or wider than A. A. R. standards add \$15.00 per M to the rough price.

Random lengths other than listed: Invoice each length at specified length price and deduct \$5.00 per M.

Lengths longer than listed: Add \$10.00 to 10' price for each additional foot over 10'.

Odd or fractional widths: Add \$10.00 per M to next wider even width.

Medium grain: Paragraph 223, add \$2.00 per M.

Close grain: Paragraph 223, add \$6.00 per M.

Dense grain: Paragraph 224, add \$15.00 per M.

Shipping weights for car decking and end lining: All grades other than clear.

Fir rough green: 3,900 pounds.

Fir rough dry under 3" in thickness—2,900 pounds.

Fir rough or surfaced, dry, 3" thick and over, 200 pounds less than corresponding green weight.

Where surfacing is specified other than standard or where weights are not provided in this list, see shipping weight formula in section 46, paragraph (3).

NOTES APPLYING TO SHEET DECKING—TABLE C10

For specified lengths 12' and over and including 34', add \$2. per MBM to the corresponding average length price listed above. Specified lengths 36' to 40' shall be priced at the 34' specified length price.

	8/90	10/90	12/90	14/90	16/90	18/90	20/90	22/90	24/90	26/90	28/90	30/90
For 14' average add	\$10											
For 15' average add	20	\$10										
For 16' average add	30	20	\$10									
For 17' average add	40	30	20	\$10								
For 18' average add	50	40	30	20	\$10							
For 19' average add	60	50	40	30	20	\$10						
For 20' average add	70	60	50	40	30	20	\$10					
For 21' average add	80	70	60	50	40	30	20	\$10				
For 22' average add	90	80	70	60	50	40	30	20	\$10			
For 23' average add	100	90	80	70	60	50	40	30	20	\$10		
For 24' average add	110	100	90	80	70	60	50	40	30	20	\$10	
For 25' average add	120	110	100	90	80	70	60	50	40	30	20	\$10

Where maximum length of any specification is reduced to—

32'—deduct \$5.00.	24'—deduct \$10.00.
30'—deduct \$5.00.	22'—deduct \$10.00.
28'—deduct \$5.00.	20'—deduct \$15.00.
26'—deduct \$5.00.	

Surfacing S1S, S2S, S3S, or S4S, green or dry: Add \$7.50 per M to rough price.

Combined surfacing and outgauging: Add \$15.00 per M to the rough price.

Lengths: Specified fractional and odd—Add \$7.50 per M to the specified price of, and compute footage on, next longer even length.

Longer than 40': Add \$10.00 per M for each foot or fraction thereof to the 40' specified length price. Compute footage on actual length.

Widths: Fractional—Add \$15.00 per M to next narrower listed width and compute footage on actual size.

Wider than those listed: Up to and including 10'—Add \$10.00 per inch to 6' price. Wider than 10'—Add \$15.00 per inch to 6' price.

Thickness: Even thickness thicker than listed—Add \$20.00 per M to the thickest listed thickness of the same width and length.

Thicknesses: Fractional—Add \$15.00 per M to next less listed thickness and compute footage on actual size.

Dry decking: 2" thick and under—Add \$30.00 per M; over 2"—Add \$50.00 per M.

"C" grade ship decking (as now established by the West Coast Bureau of Grades and Inspection) deduct \$20.00 per M from paragraph 310 prices.

Waiving sap limitation, paragraph 230, deduct \$10.00 per M from the same size and length.

SHIPPING WEIGHTS FOR SHIP DECKING (TIR)

	Dry, S4S	Green, S4S	Dry, rough	Green, rough
1 x 3 and 4"	1,900	2,400	2,800	3,500
1 x 5 and wider	2,000	2,600	2,800	3,500
2 x 3 and 4"	2,000	2,500	2,900	3,500
2 x 5 and wider	2,100	2,700	2,900	3,500
3 x 3 and 4"	2,500	2,700	3,300	3,500
3 x 5 and 6"	2,600	2,800	3,300	3,500
4 x 4, 5 and 6"	2,700	2,900	3,300	3,500

Sec. 46. General notes. (a) Additions to ceiling prices for the special provisions permitted by this paragraph may be made only when the special provisions are specifically requested by the buyer, and when they are not included in the requested grade in order to satisfy the standards set forth in Standard Grading and Dressing Rules No. 14, issued by the West Coast Bureau of Lumber Grades and Inspection, effective August 1, 1947. When additions are made for Paragraphs 222, 223, 224, 225, 227, and 229, the seller must retain a copy and furnish the buyer with an official certificate of grade by either the West Coast Bureau of Lumber Grades and Inspection, the Pacific Lumber Inspection Bureau, A. M. Hickox Inspection Service, Inc., Portland, Oregon, or by A. E. Green, Eugene, Oregon. This certificate must be attached to the original invoice, except on truck orders involving more than one shipment where a certificate must be furnished either upon completion of the order or at the end of every 30-day period during the time of shipment on such specific order. This rule applies regardless of quantity, except that an order for less than 20,000 board feet for truck shipment direct to the job may be covered by mill certificate only.

(1) **Grain.** Where grain paragraphs may be applied to grade paragraphs in accordance with rules No. 14, the following additions may be made to the applicable ceiling prices:

For Paragraph 222—\$2.50 per M.
For Paragraph 223—\$5.00 per M.
For Paragraph 224—\$12.50 per M.

(2) **Heartwood.** (When specified in grades of No. 1 and Better, three inches and thicker). (i) Eighty-five percent Heartwood, Paragraph 225 (b) and (c)—\$4.00 per M and may be added to the

applicable ceiling price of same size, length, and grade.

(ii) Eighty-five percent heartwood, Paragraphs 212 and 216—\$2.50 per M may be added to the applicable ceiling price of same size, length, and grade.

(iii) Ninety percent heartwood, paragraph 225 (c) and (f)—\$6.00 per M may be added to the applicable ceiling price of same size, length, and grade.

(iv) Ninety percent heartwood, paragraph 212 and 216—\$5.00 per M may be added to the applicable ceiling price of same length, and grade.

(3) **F. O. H. C.** For all lengths, you may add the amounts shown below to the ceiling prices for the indicated sizes of No. 1 and select structural grades:

	No. 1	Select structural
3 x 10 and 3 x 12	\$1.50	\$1.50
3 x 14 and 3 x 16	2.50	2.50
3 x 18	5.00	5.00
4 x 10 and 4 x 12	1.50	1.50
4 x 14 and 4 x 16	2.50	2.50
4 x 18	5.00	5.00
6 x 6 and 6 x 8	4.50	4.50
6 x 10 and 6 x 12	6.50	4.50
6 x 14	7.50	5.00
6 x 16	12.50	9.00
6 x 18	15.00	11.50
8 x 8	6.50	4.50
8 x 10 and 8 x 12	10.00	5.00
8 x 14	11.50	7.50
8 x 16	15.00	12.50
8 x 18	20.00	15.00
10 x 10 and 10 x 12	17.50	12.50
10 x 14	20.00	15.00
10 x 16	22.50	17.50
10 x 18	26.50	21.50
12 x 12	22.50	17.50
12 x 14	25.00	20.00
12 x 16	30.00	25.00
14 x 14	35.00	30.00

(i) Timbers wider or thicker than listed—\$4.50 per M may be added to the applicable ceiling price for each two inches wider or thicker than listed.

(ii) Odd size timbers not listed—you may add half the difference in amount between the nearest listed larger and

smaller sizes to the ceiling price for the smaller size.

(iii) For grades shown in paragraphs 422, 423, 424, 308, 309 (thicknesses over four inches only), and 315—you may make the same additions as for select structural.

(4) **Working charges.** The following working charges may be added to the ceiling price of surfaced lumber of the same size, length, and grade:

	Outgating		
	6 x 6 to 16 x 20	Over 16 x 20 to 24 x 30	Larger than 24 x 30
40' and shorter	\$5.00	\$10.00	\$25.00
41' to 60'	7.50	12.50	25.00
61' to 80'	10.00	15.00	25.00
81' and longer	15.00	20.00	25.00
T & G grooving or saw sizing			
40' and shorter	\$7.50	\$12.50	\$25.00
41' to 60'	10.00	15.00	25.00
61' to 80'	12.50	17.50	25.00
81' and longer	17.50	22.50	25.00
Diagonal and/or taper resawing			
40' and shorter	\$12.50	\$25.00	\$37.50
41' to 60'	15.00	27.50	37.50
61' to 80'	17.50	30.00	37.50
81' and longer	25.00	37.50	37.50

(5) **Log cabin siding.** (i) All grades one inch and two inches—you may add \$15.00 per M to the ceiling price of the same grade, size, and seasoning.

(ii) All grades three inches—you may add \$18.00 per M to the ceiling price of the same grade, size, and seasoning.

(iii) Machine droppings—you may include up to 15 percent at \$10.00 per M less than the ceiling price for the grade ordered.

(iv) For less than 3 MBM—you may add a flat set-up charge of \$15.00 to the applicable ceiling prices.

(b) The board measure of dressed lumber must be based upon the corresponding dimensions of rough green lumber. No lumber may be sold on less than one inch count unless otherwise specifically stated in the regulation.

(c) No addition may be made for "hit or miss" dressing. Where an addition is authorized in any table for surfacing 1/4" off or for Industrial Standard sizes, such addition is the maximum addition that may be made to the American Lumber Standard surfaced price for any surfacing thicker or wider than American Lumber Standard sizes. If a ceiling price table does not provide an addition for surfacing 1/4" off or to industrial standard sizes, an addition of \$3.00 per M'BM may be made to the applicable ceiling prices for surfacing thicker or wider than the American Lumber Standard; this addition may be made only if the ceiling price table addition for surfacing is specifically for American Lumber Standard sizes. This addition may not be made for "hit or miss" surfacing, or when machine is set for both width and thickness to full nominal rough size as shown in Standard Grading and Dressing Rules No. 14.

(d) **Bundling:** You may add \$3.00 per M to the board and dimension ceiling prices set forth in section 45.

(e) Banding or strapping: When requested by the buyer, you may add \$2.50 per M to the ceiling prices set forth in section 45.

(f) Stenciling: On 10 percent or more pieces, bundles, or packages of any shipment to an extent beyond grade marking and/or the simple identification of pieces or lots, when requested by the buyer, you may add \$1.50 per M to the ceiling prices set forth in section 45. This addition may not be made for grade marking or for grade or lot identification even though a stencil is employed for such marking.

(g) Surfacing: For any surfacing that does not remove the item surfaced from being classified as rough lumber insofar as the table of established weights is concerned, no charge may be made for surfacing if rough weight is used in computing delivered prices. Alternatively, a seller may charge for surfacing, if permitted by section 45, but the freight charges must be computed on net surfaced size under "Shipping Weight Formula for Sizes not Listed."

(h) Open car loading: When requested by the buyer and when the material is of a type ordinarily loaded in box cars, a flat charge of \$15.00 per car may be made. This charge covers the cost of stakes and all other material required to secure the load firmly. Timbers six inches thick, wider than eight inches, and all timbers thicker than six inches are not subject to this charge.

(i) Packaging in sling lots: When material is loaded on open cars, as permitted in paragraph (h) of this section, and, when requested by the buyer, is packaged in sling lots or otherwise whereby the load is divided into individual parcels for the purpose of facilitating mechanical unloading, an additional flat charge of \$15.00 per car may be made to cover the cost of all labor and material used in the packaging.

(j) Established weights for non-standard surfaced lumber: When lumber is surfaced to a non-standard size, or where the established weights are not specifically listed in the tables in section 45, established weights for transportation are computed by applying to the appropriate average rough weight shown below, a percentage factor determined by the ratio of the area of the rough to the surfaced sizes. The resulting weight should then be rounded to the nearest 50 pounds:

	Pounds
Fir, rough green clear.....	3,500
Fir, rough dry clear, 1".....	2,800
Fir, rough dry clear, over 1" and under 3" in thickness.....	2,900
Fir, rough dry clear, 3" thick and over, 200 lbs. less than corresponding green weight.....	
Fir, rough green, all other grades.....	3,300
Fir, rough dry, all other grades, under 3" in thickness.....	2,900
Fir, rough or surfaced, dry, 3" and over in thickness, 200 lbs. less than corresponding green weight.....	
Hemlock and true fir rough green clear.....	4,000
Hemlock and true fir rough green, all other grades.....	3,800
Hemlock and true fir rough or surfaced, dry, all grades, same weight basis as fir.....	

(k) Established weights fir clears \$1S or \$2S only:

	Dry (pounds)	Green (pounds)
1" surfaced to 3/4".....	1,300	1,550
1" surfaced to 1/2".....	1,400	1,750
1" surfaced to 3/8".....	1,600	2,000
1" surfaced to 3/4".....	1,800	2,200
1" surfaced to 1 1/4".....	2,000	2,400
1" surfaced to 3/4".....	2,100	2,650
1" surfaced to 3/4".....	2,200	2,750
1" surfaced to 3/4".....	2,300	2,850
1 1/4" surfaced to 1 1/4".....	2,400	3,000
1 1/4" surfaced to 1 1/4".....	2,350	2,950
1 1/4" surfaced to 1 1/4".....	2,450	3,100
1 1/4" surfaced to 1 1/4".....	2,450	3,050
2" surfaced to 1 1/2".....	2,300	2,850
2" surfaced to 1 1/2".....	2,500	3,150
2 1/4" surfaced to 1 3/4".....	2,350	2,950
2 1/4" surfaced to 2 1/4".....	2,400	3,000
2 1/4" surfaced to 2 1/4".....	2,450	3,050
3" surfaced to 2 1/2".....	2,850	3,050
4" surfaced to 3 1/4".....	3,000	3,200

Hemlock and true fir, dry—same weight as fir.
Hemlock and true fir, green—add 400 pounds to fir weights.

(l) Established weights fir car material:

	Finished thickness (inches)	Dry (pounds)	Green (pounds)
Rough.....		2,900	3,300
1" S2S and T and G.....	3 1/2	2,100	2,400
1" S2S and T and G.....	3 1/2	2,200	2,500
1" S2S blanks.....	3 1/2	2,400	2,700
2x4" S2S T and G or S/L.....	1 1/2	1,800	2,100
2x4" S2S T and G or S/L.....	1 1/2	2,200	2,500
2x4" S2S.....	1 1/2	2,200	2,500
2x4" S2S.....	1 1/2	2,400	2,700
2x4" S2S.....	1 1/2	2,600	2,900
2x6" S2S T and G or S/L.....	1 1/2	1,900	2,100
2x6" S2S T and G or S/L.....	1 1/2	2,200	2,500
2x6" S2S.....	1 1/2	2,200	2,500
2x6" S2S.....	1 1/2	2,400	2,700
2x6" S2S.....	1 1/2	2,600	2,900
2 1/2 x 6" S2S T and G or S/L.....	2 1/4	2,300	2,600
2 1/2 x 6" S2S.....	2 1/4	2,600	2,900

2 x 8" same weight as 2 x 6" of similar working.
2 1/2 x 8" same weight as 2 1/2 x 6" of similar working.
Hemlock and true fir, dry, same weight as fir; green—add 400 pounds.

(m) Loading of random length clears: The inclusion of 17' through 20' lengths in worked uppers is optional with shipper. See paragraph 23, Standard Grading and Dressing Rules No. 14.

Effective date. This regulation is effective March 18, 1952.

NOTE: The reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

ELLIS ARNALL,

Director of Price Stabilization.

MARCH 13, 1952.

[F. R. Doc. 52-3110; Filed, Mar. 13, 1952; 4:56 p. m.]

[Ceiling Price Regulation 69, Revision 1, Amdt. 1]

CPR 69—HAWAIIAN RETAIL GROCERY REGULATION

CEILING PRICES FOR RETAIL GROCERY SALES

Pursuant to the Defense Production Act of 1950, as amended (Pub. Law 774, 81st Cong., Pub. Law 96, 82nd Cong.), Executive Order 10161 (15 F. R. 6105), and Economic Stabilization Agency Gen-

eral Order No. 2 (16 F. R. 738), this Amendment 1 to Ceiling Price Regulation 69, Revision 1, is hereby issued.

STATEMENT OF CONSIDERATIONS

Retail groceries. On March 28, 1951, the Office of Price Stabilization issued Ceiling Price Regulations 14, 15 and 16 covering sales of certain foods at both wholesale and retail in the continental United States. Since the territories and possessions of the United States were excluded from the coverage of those regulations, sales in Hawaii of all food items not actually produced or manufactured in that territory continued under Ceiling Price Regulation 9, a regulation providing for ceiling prices based on the individual seller's cost of each commodity plus his base period dollar-and-cent markup thereon.

Ceiling Price Regulation 9 provided a fairly satisfactory pricing method for Hawaiian wholesalers and retailers of groceries brought in from the mainland. The Hawaii OPS office however, continued studies designed to provide uniform margins for all sellers of groceries, and on September 6, 1951, Ceiling Price Regulation 69 was issued establishing this type of control for Hawaiian grocery wholesalers. About the same time, Amendment 3 to Ceiling Price Regulation 9 was issued permitting the use of base period percentage, rather than dollar-and-cent, markups on each seller's cost of merchandise covered thereby. Hawaiian food retailers have, in general, availed themselves of the privilege of pricing under that amendment, but in the meantime, work has continued on a regulation specifically tailored to meet the needs of the group as a whole.

Article V—Retail Groceries, which is contained in this amendment, is the result. It is a natural sequel to Article II, which establishes ceiling prices for the sale of wholesale groceries in Hawaii, and covers substantially the same food categories. Like Article II, Article V provides the equivalent of percentage markups which are generally no less than those received by such retailers during the May 24-June 24, 1950 period as required by the Defense Production Act of 1950, as amended.

The article is essentially a dry grocery regulation and does not cover fresh commodities, such as fresh meats, poultry, eggs, fish, fruits, and vegetables, nor does it cover most non-food items. Some of these commodities (viz island fresh fruits and vegetables) are exempt from price control; others will remain subject to Ceiling Price Regulation 3, the GCPR or other applicable regulations.

The actual pricing technique of the regulation and its tables involves the use of a division factor applied to cost. This reflects the normal trade practice of calculating margins on a selling price, rather than a percentage markup over cost as some sellers have been required to do in the past under Ceiling Price Regulation 9.

Appropriate changes in the record keeping requirements of the regulation are provided by amending section 1.10 to provide a record keeping provision for retailers.

Section 1.15 of the regulation is amended to include a provision for computing the direct cost of items purchased from local sellers.

The advantages of the new regulation are many: It facilitates pricing by each retailer and cuts down on the amount of record keeping required of him; it also expedites and lessens the workload on Hawaii Office of Price Stabilization officials in enforcing compliance. In addition, it constitutes an additional step toward the establishment of specific dollar-and-cent ceilings for most food and grocery items.

Surveys were conducted and conferences were held with Hawaiian retailers over a period of several months prior to the issuance of the accompanying regulation. Advice and suggestions offered by the trade were given careful consideration by the Director.

Section 2.1 of this regulation is amended to clarify the status of continental and local manufacturers and processors under Article II, the wholesale grocery article, and to make it clear that Article II does not apply to manufacturers as to the commodities they manufacture.

In the judgment of the Director of Price Stabilization, the ceiling prices established by this regulation are generally fair and equitable and are necessary to effectuate the purposes of Title IV of the Defense Production Act of 1950, as amended.

AMENDATORY PROVISIONS

1. Section 1.10 of CPR 69, Revision 1, is amended as follows:

a. Insert after the word "Record" in the title of the section, the following:

(a) *Wholesalers.*

b. Insert at the end of the section, the following new paragraph:

(b) *Retailers.* If you purchase and sell listed commodities at the retail level in the course of trade or business, and if your ceiling price is fixed by this regulation on the basis of direct cost plus a fixed markup, you must preserve and keep available for inspection by the Director of Price Stabilization for a period of two years, all invoices or other records showing purchases of listed commodities by you. You must write on the invoice or other record of each purchase on the basis of which you compute or recompute your ceiling price, or on a separate piece of paper attached to the invoice or other record, the direct cost per unit of the purchase. You must keep separate, or mark or tag plainly, all invoices or other records on which this direct cost per unit has been written. These records are your means of showing that your ceiling prices are correct.

2. Section 1.15 of CPR 69, Revision 1, is amended by deleting paragraph (b) and substituting the following new paragraph therefor:

(b) On locally manufactured items, or on items purchased by you from a seller in the Territory of Hawaii, your direct cost is the price at which your supplier sells the commodities to you, plus any charges incurred by you for cartage to your warehouse from the supplier's warehouse.

3. Section 2.1 of CPR 69, Revision 1, is amended to read:

SEC. 2.1. *What this article does.* This article of the regulation fixes ceiling prices for the items listed in Table A when sold at wholesale, by any person other than the manufacturer or processor, in the Territory of Hawaii.

4. A new article, Article V, is added following Article IV, as follows:

ARTICLE V—RETAIL GROCERIES

SEC. 5.1. *What this article does.* This article of the regulation fixes ceiling prices for the items listed in Table 5A (Grocery Products) and Table 5B (Perishables) in section 5.5 of this article when sold at retail, by any person other than the manufacturer or processor, in the Territory of Hawaii.

SEC. 5.2. *Ceiling prices.* The ceiling price for each item (that is, for each kind, brand, grade, variety, container type and container size) listed in Tables 5A and 5B is the result of dividing the direct cost (as defined in section 1.15) of that commodity by the division factor given you for it in Tables 5A or 5B. In computing your direct cost, you must include all units of the commodity received on each invoice. *Example:* If your cost for 10 cases of a commodity as shown on the invoice is \$4.00 a case of twenty-four cans, but as a quantity purchase bonus you received an additional case free, your cost is \$3.64 per case, and not \$4.00 per case.

SEC. 5.3. *Special charges—(a) Additions to cost for packaging.* If you buy in bulk any item covered by this article of the regulation, except spices, tea, and gelatin, and then package and sell it in cardboard containers, cotton bags, transparent bags, inter-lined coffee bags or kraft bags, or similar type bags, on which the name, weight and ingredients of the commodities are stamped or printed, and which are packed and sealed at a place and time other than the point and time of sale, your ceiling price may include the following allowances:

(1) Two cents for every such bag or container smaller than a two-pound bag or container.

(2) Two and one-half cents for every such bag or container of a two-pound size or larger but less than five pounds.

(3) Five cents for a five-pound bag or larger.

(b) *Gift and holiday packages.* If you assemble into gift or holiday packages any food items covered by this regulation, with or without any items not covered by this regulation, your ceiling price for each package is the sum of the following multiplied by 1.05:

(1) Your ceiling price for each item (or article) being packed, as established by this regulation or any other applicable Ceiling Price Regulation or order. If no ceiling has been established for any item being packed, you may use your current selling price for that item.

(2) Your direct cost of packing materials used for the package, including the container.

(c) *Gift packages forwarded to foreign countries.* If you deliver a food

package, upon order of the purchaser, directly to a donee (other than a member of the armed forces of the United States) in a foreign country outside of the North American continent, you may add to your ceiling price an amount not to exceed fifty cents for forwarding such package plus the actual mailing and insurance charges. This allowance may be applied only to the shipment and delivery of individual food gift packages and not of wholesale lots.

(d) *Delivery charges.* If you deliver to your customers' homes or places of business any of the items covered by this regulation, you may add to the total value of the delivery, as a separate charge, 5 percent of that total value, provided that such charge shall not be more than fifty cents and need not be less than ten cents.

SEC. 5.4. (Reserved).

SEC. 5.5. *Tables of division factors (Tables 5A and 5B)—(a) Instructions.*

(1) The tables which follow, list the commodities and division factors for retailers covered by this article of the regulation. For a detailed list of items included in each category of commodities see "Commodity definitions", section 5.5 (b) and (c). This article of the regulation must not be used to determine ceiling prices of commodities other than those listed in this section.

(2) The commodities covered by this article are listed in the column at the left in Tables 5A and 5B and the division factors in the right hand column. Divide these factors into your "direct cost" to determine your ceiling prices. Drop any fraction of a cent that is less than one-half cent and take the next highest cent if the fraction is one-half cent or more.

(b) *Commodity definitions.* (1) "Baby foods" means all foods especially designed for the nourishment of infants and juniors such as strained or diced vegetables and baby cereals such as Pablum, Pabena and Cerevim, packed in glass, metal, or other type containers. This classification specifically does not include SMA products, Mead Johnson products, other than Pablum and Pabena, Nestle's and Mellin's baby foods, lactogen, Beta-lactose, and other baby foods customarily listed by drug wholesalers and normally purchased for use under the direction of a physician. Sales of baby cereals by drug stores are also specifically exempt from this paragraph.

(2) "Dried, edible beans and peas" means all bulk or packaged, threshed and dried, field or garden beans, peas, and lentils used for human consumption, except mung beans.

(3) "Beverage bases and concentrates" means any preparation in concentrated form used for the home preparation of a non-alcoholic beverage by the addition of liquid, or as the base in the home preparation of preserves, jellies, and similar items. This classification includes, but is not limited to, such beverages as Certo, Kool-Aid, Ovaltine, Hires Root Beer Extracts, and similar products. Excluded from this classification are coffee, concentrated coffee, con-

centrated malted milk tablets, or any bottled, ready-to-drink beverage such as Ginger Ale, Colas, and Tom Collins mixes. Malted milk powders, chocolate and plain shall be considered a beverage concentrate, for the purpose of this section, only when sold by retail grocery stores.

(4) "Candy, imported" means any confection imported into the territory from outside the continental United States, its territories and possessions, the ceiling price of which, as established by this regulation, is 11¢ or more per minimum retail unit.

(5) "Cereals" means bulk or packaged processed cereal grains used as breakfast food, both uncooked and ready-to-eat types. This classification includes, but is not limited to, corn flakes, puffed rice, puffed wheat and oatmeal, but does not include buckwheat flour, corn meal, pancake flour, pearled barley and rice.

(6) "Charcoal" means any charred wood locally produced or imported.

(7) "Chicken, turkey, and other poultry preparations" means preparations of chicken, turkey, geese, pheasants or other poultry, packed in metal, glass or other type container, including mixtures of poultry with noodles or other ingredients, goose liver mixes and any other preparation made from poultry, which do not require refrigeration.

(8) "Cleaners and home laundry supplies" includes bleaches, scouring powders, laundry starch, bluing and other home laundry supplies, pare wax, canning rubbers, jars and other home preserving supplies. This classification does not include poisonous home supplies, the merchandising of which requires a license, nor does it include brass, silver or other metal polish, upholstery, floor, rug, wall and dry cleaners.

(9) "Cocoa and chocolate" includes, but is not limited to, powdered, cake and cooking chocolate. This classification does not include chocolate coated candy, or any other chocolate candy, or chocolate syrups.

(10) "Coffee" means roasted coffee either whole or ground, decaffeinated coffee, coffee concentrates (except frozen coffee concentrates), chicory, coffee compounds consisting of a blend of coffee and any other product, cereals, beans, peas and other products and concentrates thereof designated or intended for use as coffee substitutes or coffee extenders.

(11) "Condiments and sauces" means any food garnishes in metal, glass or other containers including, but not limited to, catsup, chili sauce, prepared mustard, mustard horse radish, soya, tabasco sauce, tomato sauce, vinegar, worcestershire, cocktail sauce, pimentos, maraschino cherries, bagoos and miso sauce. This classification does not include dry mustard.

(12) "Cooking starch" means all edible starches used for cooking, such as corn starch or potato starch.

(13) "Crackers, cookies and specified cakes" means crackers, cookies, biscuits, fruit cakes, rum cakes, plum puddings, or fillets.

(14) "Dessert powders" means all concentrates of fruits or vegetables containing gelatin or rennin used in the preparation of gelatinous desserts, and tapioca and sago.

(15) "Dessert preparations" means all canned and packaged preparations ready to serve for dessert and all preparations used primarily in the serving or preparation of desserts such as chocolate sauce, marshmallow cream, assorted dried fruits for fruit cakes, glazed fruits, citron and orange peel. This classification does not include fruits canned in sugar syrup.

(16) "Flour, family" means wheat flour which is packaged and is sold for ultimate use in the home.

(17) "Flour, prepared packaged" means any ready to use packaged flour which is not included in any other definition contained in this section and includes, but is not limited to, corn meal, pancake flour, waffle flour, and biscuit mixes. This classification does not include wheat flour and flour mixes made from buckwheat, corn, potatoes, rice, wheat and soya bean.

(18) "Flour, prepared packaged cake" means flour and flour mixes made from buckwheat, corn, potatoes, rice, wheat or any other material for the primary use of making cakes.

(19) "Fruits and berries, canned" means fruit and berries packed in metal, glass or other type container and not requiring refrigeration and includes, but is not limited to the following: apples, apple sauce, apricots, cherries, figs, fruit cocktail, fruits for salads, preserves, pears, plums, blackberries, blueberries, boysenberries, cranberries, huckleberries, loganberries, raspberries, and youngberries. This classification does not include fruits or berries packed in liquors or vinegars.

(20) "Fruits, dried" means fruits from which the major portion of water has been removed by a natural or artificial drying process and includes, but is not limited to, dried apples, apricots, currants, dates, figs, grapes (raisins), nectarines, peaches, pears and prunes.

(21) "Fruits and vegetables, frozen, and frozen pet foods such as horse meat". Frozen fruits means all fruits, berries and fruit or berry juices and mixtures which have been quick frozen. Frozen vegetables means all vegetables, vegetable juices and mixtures which have been quick frozen. This classification includes frozen pet foods and frozen coffee concentrates.

(22) "Home baking supplies" means all supplies sold for use in the home preparation of bakery products except flour and includes, but is not limited to, baking powder, baking soda, mince meats, bread crumbs, cracker crumbs and yeast. This classification does not include sugar or any other commodity included in any other classification contained in this section or specifically covered by another regulation.

(23) "Juices, canned" means berry juices, citrus fruit juices, fruit juices and mixtures and vegetable juices packed in metal, glass or other type container and not requiring refrigeration.

(24) "Mayonnaise, salad dressings, and sandwich spreads" means all sandwich spreads with a mayonnaise or cheese base and prepared dressings for salads except cooking and salad oils.

(25) "Meats, canned" means meats and meats in combination with other foods packed in metal, glass or other container such as luncheon meats, meat spreads, sausages, and sausage meats, loaf meats, brains, tongues, bacon, corn beef, dried beef, hash, potted and deviled meats, spaghetti and meat balls, spaghetti sauce with meat, noodles and meat, stews, chili con carne, prepared hot tamales, meat ravioli, tortillas, whether or not requiring refrigeration, but does not include frozen meat.

(26) "Milk, evaporated" means unsweetened liquid evaporated milk packed in metal or glass containers.

(27) "Other milk products" means any food commodities which are processed or manufactured from milk and includes powdered whole milk, condensed milk, Klim, Avoset. This classification does not include butter, cheese, powdered skimmed milk, fresh milk or fresh cream.

(28) "Packaged nuts" means all nuts shelled or unshelled, roasted or unroasted which are packed in metal, glass, cartons or other containers sold in shelf sizes. "Bulk nuts" means nuts which are not customarily sold by the retailer in the package in which he receives delivery.

(29) "Oil, cooking and salad" means all vegetable, fruit, seed and leaf plant oils whether pure or mixed. This classification includes, but is not limited to, olive oil, peanut oil, cottonseed oil and corn oil. It does not include prepared dressings, nor does it include mineral and olive oil sold by drug stores or department stores.

(30) "Oleomargarine" means any products labeled oleomargarine.

(31) "Olives" means all kinds of olives, green, ripe, stuffed, oiled, brined, or packed in vinegar and mustard.

(32) "Paper products" means and is limited to toilet tissue, paper towels, paper napkins, picnic supplies and wax paper when sold in grocery stores. Picnic supplies, as it is used in this definition, includes only paper eating implements, drinking straws, paper tablecloths, paper plates and paper cups.

(33) "Paste products" means all canned, packaged and bulk macaroni, shells, noodles, spaghetti, vermicelli and similar products when cooked or uncooked. This classification does not include cooked paste products which contain meat or poultry.

(34) "Pet foods and supplies" means all kinds of pet foods, packaged or in bulk, canned or dried, and such pet supplies as catnip, cuttlebone and gravel. This classification includes these commodities, however, only when sold in retail grocery stores and does not include such commodities when sold in pet stores. This classification does not include frozen horse meat.

(35) "Pickles and certain spiced fruits and vegetables" means all kinds of pickles, whole, diced or sliced, including pickles packed in vinegar, brine or mustard and fruits or vegetables packed in vinegar such as spiced tomatoes or peaches but does not include fruits and vegetables packed in brine or heavy syrup either spiced or unspiced, nor does it include olives.

(36) "Potato chips and shoestring potatoes". Potato chips and shoestring

potatoes means sliced or finely cut fried potatoes packed in cartons, bags, metal cans or any other container.

(37) "Preserves, jams and jellies and peanut butter" means all preserves, jams, jellies and marmalades including preserves of fruit, berries or vegetables and all kinds of spreads of ground peanuts irrespective of the size of the granules, peanut butter and cranberry sauce.

(38) "Rice" means all grades of white and brown, milled and unmilled rice sold in all types of containers.

(39) "Salt" means all table and cooking salt and other salt for home use such as ice cream salt.

(40) "Seafood, canned" means all processed fish and seafood packed in metal, glass or other type container and includes, but is not limited to, abalone, crab meat, shrimp, codfish, clams, prawns, and canned clam chowder. This classification does not include seaweed, fish chowder or fresh, dried, salted, smoked, shredded or frozen fish.

(41) "Shortening and lard" means any solid vegetable or animal fats used for cooking, sold in bulk and in packaged shelf sizes but does not include butter or oleomargarine or cooking and salad oils.

(42) "Seafood, dried" means seafood such as dried codfish and shells in a dried condition.

(43) "Soap, laundry" means bar and packaged laundry soap and detergents. This classification includes laundry soap and detergents in bars, cakes, chips, powder plain, granulated or liquid form.

(44) "Soap, toilet" means toilet soaps in bar, cake, chips, powder, plain granulated or liquid form used primarily for the purpose of personal cleanliness.

Whenever a soap is in general use for both household and personal use, it may be considered a toilet soap for the purpose of computing the ceiling price.

(45) "Soups, canned" means any soups, chowder or broth in containers of glass or metal and includes condensed soup. This classification does not include clam juices, clam broth or fish soups or chowders.

(46) "Soups, dehydrated" means any commodity intended for the making of soup by the addition of liquid and includes, but is not limited to, dried noodle soup mixes and pearl barley.

(47) "Spices and extracts" means all kinds of spices and extracts including, but not limited to, sodium glutamate, mapleline food seasoning, lemon extract, almond extract, sherry extract, grated cheese, cinnamon, pepper, bouillon cubes, dry mustard, cloves, bay leaves, and coloring matter.

(48) "Sugar" means all sugar or specialty sugar sold in packages, cartons, or in bulk from the continental United States or manufactured in the Territory of Hawaii but does not include sugar syrups.

(49) "Syrups, molasses and honey" means all sugar syrups, edible molasses, sorghum, cane, maple and corn syrups and blends thereof and all locally produced and imported comb and extracted honey and combinations of extracted and comb honey.

(50) "Tea" means all kinds of tea, green and black, loose or in bags, packaged or in bulk.

(51) "Vegetables, canned" means vegetables not requiring refrigeration, packed in metal, glass or other containers and includes, but is not limited to, canned beans, carrots, corn, okra, peas, rhubarb, sauerkraut, spinach, stew (if, by weight, mostly vegetables) and all vegetables packed in brine or in heavy syrup, either spiced or unspiced.

(52) "Vegetables, dehydrated" means vegetables or vegetable mixtures which are prepared for consumption by the addition of water to restore the product to its original condition.

(53) "Specified wooden products" is limited specifically to the following: brooms and broom parts, matches including book matches, clothes pins and tooth picks.

(c) *Commodity definitions of perishables.* These definitions apply to both domestic and imported items.

(1) "Butter" (packaged or bulk) means only butter from milk, including but not limited to, processed, salted, unsalted, and whipped butter. Excluded are peanut, nut, fruit, or honey butters.

(2) "Cheese" includes all packaged cheese, cheese spreads and cheese foods purchased packaged. Excluded are all types of bulk cheese.

TABLE 5-A

FOOD COMMODITIES	Division factor
1. Baby Foods:	
(a) Packaged.....	0.80
(b) Tinned.....	.82
2. Beans and peas, dried, edible:	
(a) Bulk.....	.77
(b) Packaged.....	.74
3. Beverage bases and concentrates.....	.80
4. Candy, imported.....	.70
5. Cereals:	
(a) Ready-to-eat.....	.82
(b) Cooking.....	.80
6. Charcoal.....	.72
7. Chicken, turkey and other preparations.....	.77
8. Cleansers and certain home supplies.....	.82
9. Cocoa and Chocolate.....	.80
10. Coffee.....	.87
11. Condiments and sauces:	
(a) Mustard, vinegar, soy, cat-sup, tomato sauce or paste, and miso sauce.....	.80
(b) All others.....	.75
12. Corn starch, and other edible starches.....	.80
13. Crackers, cookies, and specified cakes:	
(a) Crackers.....	.80
(b) Cookies.....	.77
(c) Plum puddings, pralines, fruit cakes and flibits.....	.75
14. Dessert powders.....	.80
15. Dessert preparations.....	.77
16. Flour, bakers and family.....	.84
17. Flour, prepared packaged (other than cake).....	.80
18. Flour, prepared packaged, cake.....	.77
19. Fruits and berries canned:	
(a) Peaches, pears, pineapples, fruit cocktails, in tin.....	.79
(b) Peaches, pears, pineapples, fruit cocktails, in glass.....	.79
(c) Apples, apple sauce, apricots, Royal Anne (dark and light) cherries, citrus and combinations, in tin.....	.79
(d) Apples, applesauce, apricots, Royal Anne (dark and light) cherries, citrus and combinations, in glass.....	.79
(e) All others, in tin.....	.79
(f) All others, in glass.....	.79

TABLE 5-A--Continued
FOOD COMMODITIES--continued

	Division factor
20. Fruits, dried:	
(a) Bulk.....	0.78
(b) Packaged.....	.82
21. Fruits and vegetables, quick frozen including frozen pet food.....	.75
22. Home baking supplies:	
(a) Baking soda.....	.82
(b) All others.....	.77
23. Juices, canned:	
(a) Tomato and pineapple.....	.82
(b) Citrus.....	.77
(c) All others.....	.78
24. Mayonnaise, salad dressings, and sandwich spreads.....	.80
25. Meat canned:	
(a) Luncheon meat, corned beef and corned beef hash, Vienna sausage, deviled and potted meat, and all meats packed in containers not over 2 pounds, in tin.....	.81
(b) Luncheon meat, corned beef and corned beef hash, Vienna sausage, deviled and potted meat, and all meats packed in containers not over 2 pounds, in glass.....	.80
(c) All others in tin.....	.81
(d) All others in glass.....	.80
26. Milk, evaporated.....	.88
27. Milk products other than evaporated milk.....	.80
28. Nuts:	
(a) Salted, shelled, packaged peanuts.....	.78
(b) Unsalted, shelled, packaged nuts.....	.75
(c) Salted, shelled, packaged nuts (not peanuts).....	.70
(d) All others.....	.77
29. Oils, cooking and salad:	
(a) Olive oil.....	.75
(b) All others.....	.84
30. Oleomargarine.....	.80
31. Olives.....	.74
32. Paper products:	
(a) Toilet tissue.....	.76
(b) Paper towels.....	.80
(c) Paper napkins and picnic supplies.....	.74
(d) Waxed paper.....	.80
33. Paste products:	
(a) Bulk.....	.78
(b) Packaged.....	.77
34. Pet foods and supplies.....	.80
35. Pickles and certain fruits and vegetables.....	.75
36. Potato chips and shoestring potatoes.....	.77
37. Preserves, jams, jellies and peanut butters.....	.77
38. Rice.....	.85
39. Salt:	
(a) Bulk.....	.70
(b) Packaged.....	.82
40. Seafood, canned:	
(a) Salmon, sardines (not in olive oil), pilchards, herring (not pickled), tuna, and mackerel.....	.82
(b) Oysters, barracuda, codfish, codfish cakes, fish flakes, squid and all other not elsewhere classified.....	.78
(c) Lobster, crab, shrimp, clam, abalone, anchovies, pickled herring, and sardines in olive oil.....	.75
41. Shortening and lard.....	.84
42. Seafood, dried and shredded:	
(a) Bulk.....	.78
(b) Packaged.....	.75
43. Soap, laundry:	
(a) Bulk.....	.80
(b) Packaged.....	.88
44. Soap, toilet.....	.81
45. Soups, canned.....	.81

TABLE 5-A—Continued
FOOD COMMODITIES—continued

	Division factor
46. Soups, dehydrated.....	0.78
47. Spices and extracts:	
(a) Pepper and vanilla extract.....	.75
(b) All others.....	.72
48. Sugar:	
(a) Local refined, white.....	.84
(b) All others.....	.82
49. Syrups, molasses and honey.....	.76
50. Tea:	
(a) Bulk.....	.78
(b) Packaged.....	.79
51. Vegetables, canned:	
(a) Peas, corn, tomatoes, and beans in tin.....	.80
(b) Peas, corn, tomatoes, and beans, in glass.....	.80
(c) Asparagus, other beans, beets, carrots, potato, pump- kins, stew, spinach, and other combinations, in tin.....	.80
(d) Asparagus, other beans, beets, carrots, potato, pump- kins, stew, spinach, and other combinations, in glass.....	.76
(e) All others, in tin.....	.73
(f) All others, in glass.....	.76
52. Vegetables, dehydrated.....	.80
53. Wooden products:	
(a) Brooms, clothes pins.....	.75
(b) Toothpicks and matches.....	.75

TABLE 5-B
FOOD COMMODITIES

	Division factor
1. Butter.....	0.91
2. Cheese.....	.79

(Sec. 704, 64 Stat. 816, as amended; 50 U. S. C. App. Supp. 2154)

Effective date. This Amendment 1 to Ceiling Price Regulation 69, Revision 1, is effective March 19, 1952.

Note: The record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

ELLIS ARNALL,
Director of Price Stabilization.

MARCH 14, 1952.

[F. R. Doc. 52-3143; Filed, Mar. 14, 1952;
11:05 a. m.]

[Ceiling Price Regulation 129]

CPR 129—CEILING PRICES FOR HORSEMEAT PRODUCTS

Pursuant to the Defense Production Act of 1950, as amended, Executive Order 10161, and Economic Stabilization Agency General Order 2, Delegation of Authority by the Secretary of Agriculture to the Economic Stabilization Agency with respect to the Allocation of Meat, and Economic Stabilization Agency General Order 5, this Ceiling Price Regulation 129 is hereby issued.

STATEMENT OF CONSIDERATIONS

This regulation establishes specific ceiling prices for sales of fresh, frozen, and cured horsemeat at wholesale, fresh and frozen horsemeat at retail, and sales of canned horsemeat by processors at wholesale and retail. These horsemeat items are used largely as an ingredient in food for dogs and other animals, and

to a minor extent as food for human consumption.

The ceiling prices of all fresh, frozen, and cured horsemeat, whether for animal or human consumption, have been frozen since January 26, 1951, under the General Ceiling Price Regulation. During that period, prices of live horses have been exempt from price control. Consequently, sellers of horsemeat suffered a decrease in margins, when their costs increased subsequent to the issuance of the GCPR. The decline in the value of hides and fats also reduced the operating margins of slaughterers of horses. These and other disparities occasioned by the requirements of the GCPR are corrected in this regulation.

Processors of canned horsemeat products have been subject to Supplementary Regulation 15 to CPR 22, or, in some cases, to the GCPR. This regulation supersedes SR 15 to CPR 22 and the GCPR with respect to such sellers and includes a separate schedule of ceiling prices covering their sales at wholesale and retail. With respect to sales of canned horsemeat products by non-processors, however, ceiling prices continue to be established under CPR 14, 15, or 16, or other applicable regulations. If further investigation reveals that this regulation is better suited for the purpose, it will be amended to cover these sales also.

It is the object of this regulation to establish ceiling prices which will permit a fair margin of profit to slaughterers and other sellers while effectuating the anti-inflationary policy of the Defense Production Act, as amended.

Provisions of the regulation. Article I of this regulation contains general provisions which apply, with some exceptions, to all sellers of horsemeat products. Article II contains a ceiling price schedule for sales of fresh, frozen, and cured horsemeat products sold at wholesale, another schedule for fresh and frozen products sold at retail, and a third schedule for sales by processors of canned horsemeat products both at wholesale and retail. Article III contains general, zone, and product definitions.

Standard products. This regulation establishes uniform ceiling prices for certain horsemeat products which are defined in section 32 and to minimize evasion and aid in enforcement prohibits the sale of other horsemeat products. Cured boneless horsemeat may not be sold unless inspected. Since this product is invariably exported for resale abroad and must be inspected before such export, the prohibition is not expected to work a hardship upon any sellers. Horsemeat products may not be sold unless the products are clearly identified to indicate that they contain horsemeat. This prohibition will prevent deception of purchasers and consequent evasion of ceiling prices by adulteration of more expensive products with horsemeat but will permit legitimate sales of horsemeat products. Also, to prevent deception and evasion and to aid enforcement, this regulation prohibits the sale of sausage containing horsemeat. Finally, to accomplish the same ends, this regulation provides that no canned or packaged

horsemeat product may be sold which contains horsemeat to the extent of less than 5 percent.

Price differentials. Since the heaviest concentration of supplies of horses is in the mid-west, from which area live horses and dressed carcasses are shipped to coastal areas, three price zones are established to reflect differences in transportation costs. Separate ceiling prices are established for inspected and for uninspected horsemeat, to reflect the higher costs incurred by a seller of inspected products in satisfying the rigid requirements of the U. S. Department of Agriculture or other equivalent state inspection agency.

Finally, provision is made for certain additions to the zone prices specified in the ceiling price schedules, to reflect other costs. For sales at retail, however, the adjustment which may be added to the specified zone price is restricted to certain taxes only, since the zone prices themselves make allowances for such freight, local delivery, packaging, and other costs as are usually incurred by retailers.

When sales in excess of 100 lbs. in a single day are made to a purchaser, all such sales are considered to be sales at wholesale. The reason for this provision is that many slaughterers sell at retail, usually to such establishments as zoos, kennels, and circuses, and in such quantity as customarily to obtain only wholesale prices.

A seller's ceiling price under this regulation therefore depends upon the nature of the sale (e.g., at wholesale, at retail, or by a processor), the zone in which his establishment is located, whether the horsemeat in the product has been inspected, and upon special adjustments, if any, applicable to the sale.

The regulation also contains an adjustment provision intended to make proper allowance for products in which the cost of ingredients exceeds the costs used in calculating ceiling prices in the regulation. A processor who sells "specialty canned horsemeat products" may apply for a higher ceiling price than the ceiling price established by this regulation. A specialty canned horsemeat product is one which the applicant sold at any time prior to the issuance date of this regulation, for which his ceiling price immediately prior to the effective date of this regulation was higher than the one established under this regulation, and which is unusually expensive to produce because of the high cost of ingredients, other than horsemeat, in the product.

The ceiling prices established by this regulation meet the statutory standards of the Defense Production Act, as amended. They allow generally fair and equitable margins for processing and distributing horsemeat products. They are not below the prices prevailing just before the date of issuance of this regulation or the prices prevailing during the period January 25, 1951 to February 24, 1951, inclusive.

All standards prescribed in this regulation were, prior to the issuance of the regulation, in general use in the horsemeat industry. Such standards as are prescribed herein are indispensable to

price control of horsemeat products since no practicable alternative to such standardization exists for securing effective price control of horsemeat products. It is not believed that this regulation will cause any substantial changes in business practices; however, to the extent that such changes may be compelled, they are necessary to prevent circumvention or evasion of this regulation.

In formulating this regulation, the Director of Price Stabilization has consulted extensively with industry representatives and has given full consideration to the recommendations.

REGULATORY PROVISIONS

ARTICLE I—GENERAL PROVISIONS

Sec.

1. What this regulation does.
2. Where this regulation applies.
3. Sales not covered by this regulation.
4. Ceiling prices for listed horsemeat products.
5. Ceiling prices for certain specialty canned horsemeat products.
6. Records by sellers or buyers: Sales at wholesale and sales by processors.
7. Records by sellers at retail.
8. Retail display.
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10. Petitions for amendment.
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12. Prohibitions.
13. Evasions.
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ARTICLE II—CEILING PRICES

20. Ceiling prices for sales at wholesale—Schedule I.
21. Ceiling prices for sales at retail—Schedule II.
22. Ceiling prices for sales of canned horsemeat products by processors at wholesale and retail—Schedule III.

ARTICLE III—DEFINITIONS

30. General definitions.
31. Zone definitions.
32. Product definitions.

AUTHORITY: Sections 1 to 32 issued under sec. 704, 64 Stat. 816, as amended; 50 U. S. C. App. Sup. 2154. Interpret or apply Title IV, 64 Stat. 803, as amended; 50 U. S. C., App. Sup. 2101-2110; E. O. 10161, Sept. 9, 1950, 15 F. R. 6105; 3 CFR, 1950 Supp.

ARTICLE I—GENERAL PROVISIONS

SECTION 1. What this regulation does.

(a) This regulation establishes specific ceiling prices for sales at wholesale of certain fresh, frozen, and cured horsemeat products and for sales at retail of certain fresh and frozen horsemeat products. It also establishes specific ceiling prices for sales of certain canned horsemeat products by processors at wholesale and retail. (The expressions "sale at wholesale", "sale at retail", "horsemeat product", "canned horsemeat product", and "processor" are defined in Article III of this regulation.) These ceiling prices supersede those established for horsemeat products by the General Ceiling Price Regulation, by Supplementary Regulation 15 to Ceiling Price Regulation 22, and by letter orders issued under General Overriding Regulation 10 prior to the effective date of this regulation.

(b) The regulation does not, however, establish ceiling prices for sales of canned horsemeat products by persons other than processors. Non-processors selling these products remain subject to

Ceiling Price Regulation 14, 15 or 16, or other applicable regulation. Nor does it establish ceiling prices for horsemeat products for which ceiling prices are established by Ceiling Price Regulation 31, as amended, ("Imports") or Ceiling Price Regulation 61, as amended, ("Exports").

SEC. 2. Where this regulation applies. This regulation applies in the 48 States of the United States and in the District of Columbia.

SEC. 3. Sales not covered by this regulation. The provisions of this regulation do not apply to:

- (a) Sales or deliveries of a horsemeat product to a buyer if, prior to the effective date of this regulation, this product has been received for shipment to the buyer by a carrier not owned or controlled by the seller; or
- (b) The sales referred to in section 1 (b) of this regulation.

SEC. 4. Ceiling prices for listed horsemeat products—(a) Fresh, frozen, and cured horsemeat products sold at wholesale. Your ceiling price for each fresh, frozen, and cured horsemeat product listed in section 20, which you sell at wholesale is the zone price (Schedule I) plus any applicable adjustments listed in that section.

(b) **Fresh and frozen horsemeat products sold at retail.** Your ceiling price for each fresh and frozen horsemeat product listed in section 21, which you sell at retail is the zone price (Schedule II) plus the adjustment listed in that section, if applicable.

(c) **Canned horsemeat products sold by processors.** Your ceiling price for each canned horsemeat product listed in section 22 which you process and sell at wholesale or retail is the zone price (Schedule III) plus any applicable adjustments listed in that section.

SEC. 5. Ceiling prices for certain specialty canned horsemeat products. (a) If you believe that a "specialty canned horsemeat product" which you process should have a ceiling price higher than the ceiling price established by this regulation, you may apply by registered mail, to the Food & Restaurant Division, Office of Price Stabilization, Washington 25, D. C., for a revised ceiling price for that product. Your application should show the following:

- (1) Your name and business address;
- (2) The name of the product and a statement whether you sold this product before March 14, 1952;
- (3) The formula of the product;
- (4) The cost per case of the ingredients (separately itemized);
- (5) The number of units per case and the net weight of each unit;
- (6) Your ceiling price for the sale of the product immediately before the effective date of this regulation; also, how and under what regulation you determined that ceiling price;
- (7) The revised ceiling price for which you are applying;

(b) The Director of Price Stabilization may, by letter order, authorize you to sell the product at a ceiling price higher than the one prescribed in section 22 of this regulation, if he finds that:

(1) The product is a "specialty canned horsemeat product" as defined in section 30 of this regulation;

(2) The cost of ingredients used in your product justifies a ceiling price higher than that established by section 22 of this regulation;

(3) Your revised ceiling price is generally fair and equitable, is not inconsistent with the ceiling price structure established by this regulation, and will not otherwise have an inflationary effect.

(c) Upon mailing your application, you may, until otherwise notified by the Director of Price Stabilization, continue to sell the specialty canned horsemeat product at a price not to exceed your ceiling price in effect immediately before the effective date of this regulation.

(d) After receipt of your application the Director of Price Stabilization may issue an order revising your ceiling price or requiring you to sell the product at the ceiling price fixed in this regulation and may at any time request additional information.

SEC. 6. Records by sellers or buyers; sales at wholesale and sales by processors—(a) Applicability. The record keeping requirements of this section apply to all sales, transfers, or deliveries at wholesale of fresh, frozen, or cured horsemeat products and to all sales, transfers, or deliveries of canned horsemeat products by processors at wholesale.

(b) **Records which must be preserved.** On and after the effective date of this regulation, each of you who sells, transfers, or delivers any horsemeat product shall make and preserve, and each of you who, in the course of trade or business, buys or receives any horsemeat product shall preserve for inspection by the Office of Price Stabilization for a period of two years an accurate invoice or equivalent record of each sale, transfer, purchase, or receipt. All sales invoices or equivalent records required by this section must be numbered consecutively. If, prior to November 8, 1951, you used for each selling establishment or group of selling establishments a systematic procedure of accounting for such records by means other than consecutive numbering, you may continue to use such system. You may not, however, change your system unless you substitute therefore a system of consecutive numbering. Each invoice or sale record must show:

- (1) The date of the sale;
- (2) The names and addresses of the buyer or the recipient and the seller or the transferor;
- (3) The descriptive name and the quantity and weight of the horsemeat product sold, transferred, delivered, purchased, received, or acquired; (the name must include the word "horsemeat" or "horsemeat product" except that this requirement shall not apply where the label on the product clearly indicates that it is intended for animal consumption);
- (4) The price charged, received, or paid therefor.

You shall also continue to preserve all records required to be preserved by section 16 of the General Ceiling Price Regulation.

(c) *Records which must accompany deliveries.* (1) Except as provided in section 6 (c) (2), (3), and (4), each of you who sells, transfers, or delivers any horsemeat product shall furnish to the buyer at the time of delivery a written statement showing the information set forth in section 6 (b).

(2) You shall send with each shipment, other than a C. O. D. shipment, a copy of the invoice or equivalent record referred to in section 6 (b). However, the portion of the invoice with respect to the price charged, received, or paid may be omitted but (i) such portion must be mailed to the buyer within 24 hours after the shipment leaves your plant, or, (ii) if it has been your customary practice to send invoices weekly, such portion must be mailed to the buyer during the week of the shipment.

(3) Where the shipment made constitutes the entire content of a common carrier freight car or truck, a copy of the invoice or equivalent record referred to in section 6 (b) shall be posted in the freight car or truck near or on the door. Where the shipment made constitutes only a part of the content of a common carrier freight car or truck, the copy shall be securely attached in a conspicuous place to one of the items included within the shipment, or it shall be given to and carried by the driver and he shall be authorized to display it to any enforcement officer on request. Where the shipment is made by vehicle other than a common carrier, the copy shall be given to and carried by the driver, and he shall be authorized to display it to any enforcement officer on request.

(4) If you ship any horsemeat products which constitute the entire content of a vehicle, to a business establishment or warehouse controlled or operated by you, you shall send with each such vehicle a statement containing the name and address of the owner of the products and the point of destination, and stating that the horsemeat products are not being transferred to a buyer in connection with a sale. The shipment must be identified in the same manner as required in section 6 (c) (3).

(d) *Microfilming records.* All records required to be preserved under this section may, 90 days after the date of the transaction to which they relate be transferred to microfilm.

(e) *Inspection by OPS representatives.* You shall show the records required by this section to any OPS representatives upon request.

SEC. 7. Records by sellers at retail.—
(a) *Applicability.* The record keeping requirements of this section apply to all sales at retail of fresh or frozen horsemeat products and to processor's sales at retail of canned horsemeat products.

(b) *General records.* On and after the effective date of this regulation you shall make and preserve for a period of two years the same records you have customarily kept. In addition you must preserve the invoices, freight bills and other written records provided by your supplier or suppliers which pertain to purchases of horsemeat products by you. You shall also continue to preserve all records required to be preserved by sec-

tion 16 of the General Ceiling Price Regulation.

(c) *Microfilming records.* All records required to be preserved under this section may, 90 days after the date of the transaction to which they relate, be transferred to microfilm.

(d) *Inspection by OPS representatives.* You shall show the records required by this section to any OPS representative upon request.

SEC. 8. Retail display. (a) In a store where you customarily make sales at retail, you may not display together any horsemeat product and any other product containing meat, nor may you display together horsemeat products having different ceiling prices. Instead you must put them in separate trays, compartments, sections of your show case, or packages. You must place the appropriate name of the product on each separate display or package so that your customers can see and read it and you must indicate whether or not it is inspected. In addition, you must clearly indicate that it is a horsemeat product except where the label on the product clearly indicates that it is intended for animal consumption.

(b) When you display a horsemeat product, you must put your selling price for that product on the display.

SEC. 9. Retail sales receipts. You shall give customers the sales slip, receipt, or other record of purchase you have customarily given. In addition, you shall, upon request by any customer, give him a receipt showing the date of sale, your name and address, the name, weight, and the price you receive for each horsemeat product sold at retail.

SEC. 10. Petitions for amendment. If you wish to have any provision of this regulation amended, you may file a petition for amendment in accordance with the provisions of Price Procedural Regulation 1, Revised, issued by the Office of Price Stabilization.

SEC. 11. Interpretations. If you want an official interpretation of this regulation, you should write to the District Counsel of your OPS District Office. Any action you take in reliance upon and in conformity with a written official interpretation will constitute action in good faith pursuant to this regulation. Further information on obtaining official interpretations is contained in Price Procedural Regulation 1, Revised.

SEC. 12. Prohibitions.—(a) *General prohibitions.* You shall not do any act prohibited or omit to do any act required by this regulation, nor shall you offer, solicit, attempt, or agree to do or omit to do any such act. Specifically, (but not in limitation of the above), you shall not fail to make and preserve true and accurate records and reports, as required by this regulation and you shall not do any act prohibited by section 12 (b), (c), or (d).

(b) *Selling or buying at prices above ceiling.* Regardless of any contract, agreement, or other obligation (1) you shall not sell, transfer, or deliver any horsemeat product at a price higher than the ceiling price established for it by this

regulation, (2) you shall not buy or receive in the regular course of trade or business any horsemeat product at a price higher than the ceiling price established for it by this regulation, and (3) you shall not agree, offer, solicit, or attempt to do any of the foregoing. You may, however, charge, demand, pay or offer lower prices for horsemeat products than are established by this regulation.

(c) *Selling or buying unlisted products.* Regardless of any contract, agreement, or other obligation, you shall not sell, transfer, offer to sell or transfer, or, in the regular course of trade or business buy or receive any horsemeat product which is not defined in section 32 of this regulation.

(d) *Selling or buying certain horsemeat products.* Regardless of any contract, agreement, or other obligation, you shall not sell, transfer, offer to sell or transfer, or buy or receive in the regular course of trade or business the following:

(1) Any horsemeat product unless it is clearly indicated on the tray, compartment package, container or section of showcase that it is a horsemeat product;

(2) Any canned or packaged horsemeat product which contains horsemeat to the extent of less than 5 percent;

(3) Any cured boneless horsemeat which has not been inspected; and

(4) Any sausage containing horsemeat.

SEC. 13. Evasions. (a) Any means or device which results in obtaining indirectly a higher price than is permitted by this regulation or in concealing or falsely representing information as to which this regulation requires records to be kept is a violation of this regulation. This prohibition includes but is not limited to, means or devices making use of commissions, services, cross-sales, transportation arrangements, premiums, discounts, special privileges, tie-in agreements, and trade understandings, as well as the omission from records of true data and the inclusion in records of false data.

(b) The following are specifically, but not exclusively, among the means and devices prohibited by section 13 (a) and are itemized here only to lessen the frequency of interpretative inquiries which experience indicates are likely to be made in this industry under the general evasion provisions:

(1) Falsely or incorrectly invoicing horsemeat products;

(2) Offering, selling, or delivering a horsemeat product on condition that the buyer purchase another horsemeat product or any other commodity or service.

(3) Making a charge or receiving payment for delivery of a horsemeat product on the basis of a route different from that actually followed and in excess of that permitted for the route by which the product was actually delivered.

(4) Charging, paying, billing, or receiving any consideration for any service in connection with the sale or purchase of a horsemeat product for which a specific allowance has not been provided in this regulation.

RULES AND REGULATIONS

(5) Buying or receiving back at less than the established ceiling price any horsemeat product which you have sold.

(6) Representing, directly or indirectly, in connection with the sale of or offer to sell any horsemeat product, that it is not a horsemeat product. This provision shall not, however, be construed to eliminate or restrict the use of trade and brand names.

SEC. 14. Enforcement. On or after the effective date of this regulation, if you violate any provision of this regulation, or any order issued pursuant to it, you are subject to criminal penalties, enforcement action, and action for damages.

ARTICLE II—CEILING PRICES

SEC. 20. Ceiling prices for sales at wholesale—Schedule I. Your ceiling price for each fresh, frozen, or cured horsemeat product which you sell at wholesale is the price listed in Schedule I for the zone in which your selling establishment is located, plus any applicable adjustments listed below this schedule. You determine your zone under section 31 of this regulation.

SCHEDULE I—SALES AT WHOLESALE

[All prices are on a dollar per hundredweight basis. The price for any fraction of a hundredweight shall be reduced proportionately.]

(1)	Inspected		Uninspected	
	Zones 1 and 3	Zone 2	Zones 1 and 3	Zone 2
1. Carcass or side.....	\$11.00	\$9.00	\$9.00	\$7.00
2. Hindquarter.....	13.00	11.00	11.00	9.00
3. Forequarter or any bone-in cut.....	9.00	7.00	7.00	5.00
4. Boneless horsemeat.....	13.00	13.00	13.00	11.00
5. Ground horsemeat (bone-in)				
(a) 1 pound or less (packaged or bulk).....	15.00	13.00	13.00	11.00
(b) Over 1 pound (packaged or bulk).....	13.00	11.00	11.00	9.00
6. Ground horsemeat (boneless)				
(a) 1 pound or less (packaged or bulk).....	17.00	15.00	15.00	13.00
(b) Over 1 pound (packaged or bulk).....	15.00	13.00	13.00	11.00
7. Cured boneless horsemeat.....	20.50	18.50		
8. Brains.....	6.00	6.00	6.00	6.00
9. Cheek meat.....	9.00	7.00	7.00	5.00
10. Hearts.....	12.00	10.00	10.00	8.00
11. Livers.....	17.00	15.00	15.00	13.00
12. Lungs or melts.....	4.00	4.00	4.00	4.00
13. Tongues.....	11.00	11.00	11.00	11.00
14. Tenderloins.....	24.00	22.00	22.00	20.00

SPECIAL ADJUSTMENT FOR SCHEDULE I

1. For sales to a retailer you may add \$2.00 per cwt. to the prices specified.

2. For sales of horsemeat packed in boxes or barrels you may (except for sales of cured boneless horsemeat, item 7) add the cost of the packing container but in no case more than \$1.00 per cwt., to the prices specified.

3. If you prepay the freight to the buyer's place of business you may add to the prices specified the amount of such transportation charges, provided that such charges are shown as a separate item on the sales invoice, and provided that you do not make an addition for local delivery.

4. If you make or pay a contract carrier to make a local delivery, you may add to the prices specified the amount indicated for the distances set forth below:

[The charge for local delivery for any fraction of a hundredweight shall be reduced proportionately]

Amount per hundredweight:	Distance of delivery
\$0.40 per hundredweight.....	Up to 35 miles.
\$0.60 per hundredweight.....	35 to 75 miles.
\$1.00 per hundredweight.....	75 to 150 miles.
\$1.30 per hundredweight.....	150 miles or over.

SEC. 21. Ceiling prices for sales at retail—Schedule II. Your ceiling price for each fresh or frozen horsemeat product which you sell at retail is the price specified in Schedule II for the zone in which your selling establishment is located plus the adjustment listed below that schedule, if applicable. You determine your zone under section 31 of this regulation.

[All prices are on a cents-per-pound basis. The price for any fraction of a pound shall be reduced proportionately.]

SCHEDULE II—SALES AT RETAIL

(1)	Inspected		Uninspected	
	Zones 1 and 3	Zone 2	Zones 1 and 3	Zone 2
1. Bone-in cuts.....	26	23	23	20
2. Boneless cuts.....	32	28	28	24
3. Ground (bone-in).....	22	20	20	17
4. Ground (boneless).....	28	25	25	22
5. Tenderloins.....	45	42	42	40
6. Brains.....	14	14	14	14
7. Hearts.....	20	18	18	16
8. Livers.....	28	26	26	24
9. Tongues.....	19	17	17	15

SPECIAL ADJUSTMENT FOR SCHEDULE II

You may collect, in addition to the prices specified, any tax upon or incident to a retail sale, if you state the tax separately and if the statute or ordinance does not prohibit you from stating and collecting the tax separately from the price.

SEC. 22. Ceiling prices for sales of canned horsemeat products by processors at wholesale and retail—Schedule III. Your ceiling price for each canned horsemeat product which you process and sell at wholesale or retail is the price specified in Schedule III for the zone in which your selling establishment is located, plus any applicable adjustments listed below that schedule. You determine your zone under section 31 of this regulation.

SCHEDULE III—SALES BY PROCESSORS

[Listed prices are for a case of 48 one-pound cans or jars. Cases having more or less than 48 units or having units of more or less than 1 pound must be adjusted accordingly.]

(1)	Inspected		Uninspected	
	Zones 1 and 3	Zone 2	Zones 1 and 3	Zone 2
1. Containing 80 percent horsemeat or more.....	\$8.10	\$7.30	\$7.30	\$6.50
2. Containing 30 percent or more, but less than 80 percent horsemeat.....	6.70	6.10	6.10	5.50
3. Containing 5 percent or more, but less than 30 percent horsemeat.....	4.80	4.60	4.60	4.40
4. Horsemeat and gravy, containing 80 percent or more horsemeat.....	8.50	7.60	7.60	6.70

SPECIAL ADJUSTMENTS FOR SCHEDULE III

1. For sales to a retailer, you may add \$0.50 per case to the prices specified.

2. For sales at retail you may add \$1.50 per case to the prices specified. (On sales of less than case lots, round the total of the ceiling prices of the products sold to the nearest whole cent.)

3. If you prepay the freight to the buyer's place of business, you may add to the prices specified the amount of such transportation charges, provided that such charges are shown as a separate item on the sales invoice and provided that you do not make an addition for local delivery.

4. If you make or pay a contract carrier to make a local delivery, you may add to the prices specified the amount indicated for the distances set forth below:

[The charge for local delivery for any fraction of a cwt. shall be reduced proportionately.]

Amount per hundredweight:	Distance of delivery
\$0.40 per cwt.....	up to 35 miles.
\$0.60 per cwt.....	35 to 75 miles.
\$1.00 per cwt.....	75 to 150 miles.
\$1.30 per cwt.....	150 miles or over.

ARTICLE III—DEFINITIONS

SEC. 30. General definitions. When used in this regulation, the term:

(a) "Horsemeat product" means an edible product consisting in whole or in part of horsemeat or processed in whole or in part from horsemeat. It includes but is not limited to all products and by-products defined in section 32 of this regulation.

(b) "Inspected" means subjected to ante-mortem and post-mortem inspection by the United States Department of Agriculture or any state inspection service substantially equivalent to United States Department of Agriculture inspection.

(c) "Local delivery" means delivery from the place of business from which a product is sold to the buyer's place of business or to the delivery point designated by the buyer, in terms of the shortest railroad or truck route between those places.

(d) "Processor" means a person who substantially changes the form of a horsemeat product or who combines two commodities, one or both of which is a horsemeat product, into a substantially different horsemeat product. If you merely package, label, market, promote, or sell a horsemeat product or combine commodities without substantially changing their form, you are not a processor.

(e) "Sale at retail" means a sale to a person for consumption off the seller's premises by the purchaser or his family or by animals owned or controlled by him or his family. However, when a sale or sales of horsemeat products in excess of 100 lbs. in a single day are made to a purchaser, all such sales are considered to be sales at wholesale and not at retail. A retailer means a person who regularly makes sales at retail.

(f) "Sale at wholesale" means a sale other than at retail.

(g) "Sausage" means chopped, ground or comminuted meat seasoned with spice and/or condiments, to which salt, sodium nitrate, sodium nitrite, and extender may be added, and which has

been cooked, cured, dried, corned, or barbecued.

(h) "Specialty canned horsemeat product" means a canned horsemeat product:

(1) Which you sold before March 14, 1952;

(2) In the sale of which your ceiling price immediately prior to the effective date of this regulation was higher than the ceiling price established by this regulation; and

(3) Which is unusually expensive to produce because of the high cost of ingredients, other than horsemeat, in the product.

(i) "Units" means cans, jars, bottles, or other containers.

(j) "You" or "person" means the person subject to this regulation, including any individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or its agencies, any other government, its political subdivisions, or its agencies. However, no punishment provided by this regulation shall apply to the United States or to any other government, political subdivision, or agency.

Sec. 31. Zone definitions. When used in this regulation, the term:

(a) "Zone 1" means that part of the United States included within the states of Washington, Oregon, California, Nevada and Idaho.

(b) "Zone 2" means that part of the United States not included within Zones 1 and 3.

(c) "Zone 3" means that part of the United States included within the states of Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, Pennsylvania, New Jersey, Delaware, Maryland, Virginia, West Virginia, North Carolina, South Carolina, Georgia, and Florida and the District of Columbia.

Sec. 32. Product definitions. When used in this regulation, the term:

(a) "Bone-in cut" means any selected cut of meat and bone derived from the skeletal portion of the horse carcass.

(b) "Boneless horsemeat" means horsemeat from which all bones have been removed.

(c) "Brains" means both brain lobes, the small knobs at the base of the brain, and a short piece of spinal cord approximately $\frac{3}{4}$ of an inch long.

(d) "Canned horsemeat and gravy" means a canned horsemeat product containing not less than 80 percent horsemeat by weight, and gravy.

(e) "Canned horsemeat product" means a horsemeat product containing 5 percent or more of horsemeat, sterilized in a hermetically sealed container.

(f) "Carcass" means the dressed whole carcass with the head, fore feet, and hind feet removed.

(g) "Cheek meat" means the lean muscle on the inside and outside of the jaw, trimmed free of the salivary glands, as removed from the head.

(h) "Cured boneless horsemeat" means any selected cut of boneless horsemeat from which all loose or ragged pieces of excess fat and fascia tissue have been

removed, which has been cured in accordance with good commercial practice, and which has been sealed in a tierce suitable for export.

(i) "Forequarter" means the anterior portion of the horse carcass remaining after the severance of the hindquarter.

(j) "Ground horsemeat (bone-in)" means meat and bones from the skeletal portion of the horse carcass, including also cheek meat, which has been thoroughly ground and to which no other ingredient has been added.

(k) "Ground horsemeat (boneless)" means meat from the skeletal portion of the horse carcass, including also cheek meat, from which all bones have been removed, which has been thoroughly ground, and to which no other ingredient has been added.

(l) "Hearts" means horses' hearts of all weights and color.

(m) "Hindquarter" means the posterior portion of the horse carcass and shall contain not more than 2 ribs.

(n) "Horsemeat" means edible skeletal meat derived from the horse carcass, and all edible by-products.

(o) "Livers" means all horse livers of any weight.

(p) "Lungs" means the lungs from horses. The trachea (wind pipe) is to be cut off close to the body of the lungs.

(q) "Melts" means the spleens.

(r) "Side" means one-half of the carcass severed from the whole carcass by a cut through the center of the backbone. It consists of a full hindquarter and full forequarter from the same carcass.

(s) "Tenderloin" means the tenderloin muscle with attached side strip muscle lying inside the full loin, or any selected cut derived therefrom.

(t) "Tongues" means tongues from horses, cut off at a point that leaves the epiglottis on the tongue.

Effective date. The provisions of this regulation shall be effective on March 19, 1952. You may, however, adopt in whole the provisions of this regulation at any time before the effective date.

NOTE: The record-keeping and reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

ELLIS ARNALL,

Director of Price Stabilization.

MARCH 14, 1952.

[F. R. Doc. 52-3145; Filed, Mar. 14, 1952; 11:05 a. m.]

Chapter VI—National Production Authority, Department of Commerce

[NPA Order M-68, Revocation]

M-68—PASSENGER CARS

NPA Order M-68 as amended September 11, 1951 (16 F. R. 9286), and as further amended by Amdt. 1 of December 28, 1951 (17 F. R. 24), is hereby revoked.

This revocation does not relieve any person of any obligation or liability incurred under NPA Order M-68, as amended from time to time, nor deprive any person of any rights received or ac-

rued under said order prior to the effective date of this revocation.

(Sec. 704, 64 Stat. 816, Pub. Law 96, 82d Cong.; 50 U. S. C. App. Sup. 2154)

This revocation is effective March 14, 1952.

NATIONAL PRODUCTION
AUTHORITY,
By JOHN B. OLVERSON,
Recording Secretary.

[F. R. Doc. 52-3142; Filed, Mar. 14, 1952; 11:02 a. m.]

Chapter XIV—General Services Administration

MICA REGULATION: PURCHASE PROGRAMS FOR DOMESTIC MICA

Sec.

1. Basis and purpose.

2. Definitions.

3. Duration of Programs A and B.

4. Program A.

5. Program B.

AUTHORITY: Sections 1 to 5 issued under sec. 704, 64 Stat. 816, Pub. Law 96, 82d Cong., 50 U. S. C. App. Sup. 2154. Interpret or apply sec. 303, 64 Stat. 801, Pub. Law 96, 82d Cong., 50 U. S. C. App. Sup. 2093; secs. 201, 403, E. O. 10281, Aug. 28, 1951, 16 F. R. 8789.

SECTION. 1. Basis and purpose. This regulation interprets and implements the authority of the Administrator of General Services to purchase, pursuant to delegation of authority from the Defense Materials Procurement Administrator of even date with this regulation, hand-cobbed muscovite ruby crude mica and processed muscovite ruby block and film mica, all of domestic origin, as authorized by the Defense Production Administration on February 5, 1952, and outlines the attendant responsibilities and functions of the Administrator in purchasing such mica for Government use and resale. In accordance with Programs A and B set forth herein, the Administrator will buy domestically produced mica conforming to the requirements, at the price, and under the other terms and conditions of this regulation.

Sec. 2. Definitions. As used in this regulation:

(a) "Administrator" means the Administrator of General Services.

(b) "Government depot" means the purchase depots of the Government at or in the vicinity of Keene, New Hampshire, Spruce Pine, North Carolina, Custer, South Dakota, or any other such depots established after the date of this regulation.

(c) "Domestic origin" means mined within the United States (the forty-eight states and the District of Columbia).

(d) "Block mica" means processed muscovite ruby block mica which conforms with the requirements of section 4 (b) of this regulation.

(e) "Film mica" means processed muscovite ruby film mica which conforms with the requirements of section 4 (b) of this regulation.

(f) "Hand-cobbed mica" means run-of-the-mine muscovite ruby mica crystal which is free from dirt, rock and mine run scrap and which conforms with the

requirements of section 5 (b) of this regulation.

(g) "Program A" means the program for purchase by the Government of processed block and film mica of domestic origin.

(h) "Program B" means the program for purchase by the Government of hand-cobbed mica of domestic origin.

(i) "Regional Director" means the Director of any one of the following General Services Administration regional offices having jurisdiction as indicated below:

Region No.	Address	Government depot over which jurisdiction is exercised
1	Regional Director, General Services Administration, 620 Post Office and Court-house, Boston 9, Mass.	Keene, N. H.
4	Regional Director, General Services Administration, 50 Whitehall St. SW., Atlanta 3, Ga.	Spruce Pine, N. C.
6	Regional Director, General Services Administration, 1800 Federal Office Bldg., 911 Walnut St., Kansas City 6, Mo.	Custer, S. Dak.

SEC. 3. Duration of programs A and B. Programs A and B shall terminate and be of no further force or effect at the close of business June 30, 1955, or when the total block, film and hand-cobbed mica delivered to and accepted by the Government under said programs reaches the equivalent of 25,000 short tons of hand-cobbed mica, whichever first occurs. For the purpose of computing said 25,000 short tons of hand-cobbed mica, 90 pounds of block or film mica shall be deemed to be the equivalent of one (1) short ton of hand-cobbed mica.

SEC. 4. Program A—(a) Participation in program. Any person may participate in Program A by giving notice to the Regional Director having jurisdiction over the Government Depot nearest to the location of his mica processing plant. Such notice shall be in the form of a letter, postcard or telegram, postmarked or dated by the telegraph office not later than June 30, 1952, and shall state: (1) That the applicant has read this Regulation and accepts its terms and conditions, and (2) that he desires to participate in "Mica Program A" and will offer mica to the Government pursuant thereto. Such notice must be signed and a return address given. Any person giving notice in the form required above will promptly be sent a certificate authorizing him to deliver block or film mica which conforms with the requirements set forth in paragraph (b) of this section. A person participating in Program A may not participate simultaneously in Program B.

(b) **Requirements.** All block and film mica purchased under Program A shall in every respect conform to the requirements of American Society for Testing Materials Specification D-351, latest revision as of the date of acceptance of each lot of block or film mica by the Government. The qualities which will be accepted are good stained and better,

stained and heavy stained. Ruby mica only will be accepted.

The following grades will be accepted:

Grades	Area of minimum rectangle (square inches)	Minimum dimension of 1 side (inches)
No. 6.....	1	$\frac{3}{4}$
No. 5½.....	2½	$\frac{3}{4}$
No. 5.....	3	1
No. 4.....	6	1½
No. 3 and larger.....	10	2

Each lot of block or film mica must contain not less than 30 percent good stained or better quality.

All block and film mica must be full-trimmed.

The Government reserves the right, at any time during Program A, to utilize electrical inspection instead of visual inspection as the basis for acceptance of mica and to add to the kind, qualities and grades of mica set forth above.

(c) **Deliveries.** Block and film mica offered to the Government under Program A shall be delivered f. o. b. the Government depot nearest to the participant's processing plant. Delivery of less than forty-five (45) pounds of block or film mica at one time will not be accepted. Prior to delivery a participant must give the Superintendent of the Government depot to which he is shipping, reasonable advance notice with respect to the quantity to be delivered and the proposed delivery date. The Superintendent of the Government depot will then establish a delivery schedule with each participant. The Government reserves the right to reject any deliveries that have not been so scheduled.

(d) **Inspection and acceptance.** Each delivery will be inspected by the Government at the Government depot. Deliveries not conforming to the minimum requirements set forth in paragraph (b) of this section will be rejected and all costs to the Government except inspection costs in connection therewith will be borne by the owner of the mica. The decision of the Government with regard to acceptance (including quality, grade and other requirements) or rejection will be final.

(e) **Price schedule.** The following prices per pound will be paid for processed block and film mica delivered f. o. b. Government depot and accepted by the Government:

Grades	Qualities		
	Good stained and better	Stained	Heavy stained
No. 3 and larger.....	\$70.00	\$18.00	\$13.00
No. 4 and No. 5.....	40.00	8.00	6.00
No. 5½ and No. 6.....	15.00	5.00	3.00

SEC. 5. Program B—(a) Participation in program. Any person may participate in Program B by giving notice to the Regional Director having jurisdiction

over the Government Depot nearest to the location of his mine or deposit. Such notice shall be in the form of a letter, postcard or telegram, postmarked or dated by the telegraph office not later than June 30, 1952, and shall state: (1) That the applicant has read this Regulation and accepts its terms and conditions; (2) that he desires to participate in "Mica Program B" and will offer mica to the Government pursuant thereto; (3) the location of his mine or deposit; (4) the point at which he desires to have his hand-cobbed mica inspected, in accordance with paragraph (c) of this section; (5) the name, if any, of such mine or deposit; (6) the monthly rate of production of hand-cobbed mica which it is estimated may be obtained from such mine or deposit. Such notice must be signed and a return address given. Any person giving notice in the form required above will promptly be sent a certificate authorizing him to deliver hand-cobbed mica which conforms with the requirements of paragraph (b) of this section. A person participating in Program B may not participate simultaneously in Program A.

(b) **Requirements.** The requirements for hand-cobbed mica under Program B are that it must yield four and one-half (4½) percent block or film mica, grade six (6) or larger and heavy stained or better quality, of which at least eighteen (18) percent must be good stained or better quality and at least twenty-seven (27) percent must be stained or better quality. The block and film mica to be processed from this hand-cobbed mica shall conform in all other respects with the requirements of American Society for Testing Materials Specification D-351, latest revision as of the date of acceptance of each lot of hand-cobbed mica by the Government.

(c) **Inspection and acceptance.** The participant shall give reasonable advance notice to the Superintendent of the Government depot to which he will ship the hand-cobbed mica, stating the quantity he proposes to offer for sale to the Government under Program B. Offerings of quantities that are less than one thousand (1,000) pounds will not be considered by the Government. Upon such notification, the Government shall arrange for inspection of the hand-cobbed mica offered at the point of production or at such other points as is mutually agreed upon between the participant and the Government; *Provided, however,* That such inspection shall not be made beyond a three hundred (300) mile radius of the Government depot to which the participant will ship. After inspection by a Government inspector the hand-cobbed mica will be accepted by the Government if in the judgment of the Government inspector the offered hand-cobbed mica will conform to the requirements of paragraph (b) of this section, and will be rejected by the Government if in his judgment it will not conform to such requirements. Such acceptance or rejection shall be final. If, after processing, the Government determines that any such accepted lot or lots of hand-cobbed mica delivered from a specific mine or deposit fail to yield block or film mica in accordance with the

requirements of paragraph (b) of this section, the Government reserves the right to refuse to consider or accept further offerings of hand-cobbed mica from the particular mine or deposit from which such lot or lots were produced.

(d) *Deliveries.* Hand-cobbed mica accepted by the Government under Program B is to be delivered as follows: (1) If shipped by rail, f. o. b. common carrier's conveyance at a railroad delivery point designated by the Government which will be as close as possible to the Government depot; or (2) if shipped by motor truck, f. o. b. Government depot. Hand-cobbed mica accepted by the Government under paragraph (c) of this section shall not be delivered in shipments of less than one thousand (1,000) pounds. Prior to shipment the shipper must give the Superintendent of the Government depot to which he is shipping reasonable advance notice with respect to the quantity to be shipped and the proposed shipping date. The Superintendent of the Government depot will then establish a shipping schedule with each shipper and will instruct the shipper how to prepare the hand-cobbed mica for shipment. The Government reserves the right to reject and hand-cobbed mica which has not been so scheduled and prepared.

(e) *Price.* The price to be paid for hand-cobbed mica accepted by and delivered to the Government in accordance with paragraphs (c) and (d) of this section will be \$600 per short ton (2,000 pounds).

Dated: March 12, 1952.

JESS LARSON,

Administrator of General Services.

[F. R. Doc. 52-3092; Filed, Mar. 14, 1952; 8:51 a. m.]

Chapter XVII—Housing and Home Finance Agency

[CR 3, Amdt. 7 to Appendix]

CR 3—RELAXATION OF RESIDENTIAL CREDIT CONTROLS: REGULATION GOVERNING PROCESS AND APPROVAL OF EXCEPTIONS AND TERMS FOR CRITICAL DEFENSE HOUSING AREAS

APP.—CRITICAL DEFENSE HOUSING AREAS

This Amendment 7 amends the Appendix to CR 3 initially published in the FEDERAL REGISTER November 20, 1951 (16 F. R. 11731), and last amended by Amendment 6 published February 27, 1952 (17 F. R. 1725), as follows:

1. The geographical descriptions of critical defense housing areas numbered 32 and 106 and designated respectively as Barstow, California, and Umatilla-Hermiston, Oregon, are amended to read as follows:

32. Barstow, California, Area (Barstow Township and the area within the United States Marine Corps Depot Military Reservation, all in San Bernardino County).

106. Umatilla-Hermiston, Oregon, Area (Precincts 28, 29, 30, 31, 32, 32-A, 33, 33-A, 34, 37, 38, and 41, including the Cities of Stanfield, Hermiston, Umatilla and Echo, all in Umatilla County).

2. The Appendix to CR 3 is further amended by adding the following additional critical defense housing areas to the areas already designated under CR 3:

144. Rockdale, Texas, Area (all of the County of Millam), March 15, 1952.

145. Parsons, Kansas, Area (all of Labette County), March 15, 1952.

146. Arlington, Washington, Area (Census Divisions 2 and 3 in Snohomish County), March 15, 1952.

147. Charleston, South Carolina, Area (the Townships of Christ Church, First St. James Goose Creek, Folly Island, James Island, Johns Island, St. Andrews, St. Michael and St. Philip, St. Paul, Second St. James Goose Creek, Sullivan's Island and Wadmalow, the City of Charleston and the towns of Mount Pleasant, Hollywood, Meggett, Ravenel and Lincolnville in Charleston County; the Townships of St. Dennis and St. Thomas, and Second St. James Goose Creek in Berkeley County; the Townships of Collins and Dorchester, and the Town of Summerville and the unincorporated community of Pinehurst-Sheppard Park in Dorchester County), March 15, 1952.

148. Orlando, Florida, Area (Orange County, and Commissioner's Districts 2 and 3 in Osceola County, including the City of Kissimmee), March 15, 1952.

149. Bedford, Massachusetts, Area (the Towns of Bedford, Billerica, Burlington, Carlisle, Concord, Lexington and Lincoln and the Cities of Waltham and Woburn in Middlesex County), March 15, 1952.

150. Del Rio, Texas, Area (Justice precinct 1 in Val Verde County), March 15, 1952.

151. Cobalt, Idaho, Area (the Election Precinct of Forney, including the Town of Cobalt in Lemhi County), March 15, 1952.

152. Newport, Rhode Island, Area (the City of Newport and the Towns of Middletown, Portsmouth and Tiverton, all in Newport County), March 15, 1952.

153. Oscoda, Michigan, Area (the Townships of Au Sable and Oscoda in Iosco County), March 15, 1952.

154. Indian Head, Maryland, Area (Charles County), March 15, 1952.

155. Gary-Hammond-East Chicago, Indiana (all of Lake County, Indiana, except the Townships of Cedar Creek, Eagle Creek and West Creek), March 15, 1952.

156. Lawrence-Olathe, Kansas, Area (Douglas County, Kansas, including the

Cities of Baldwin, Eudora and Lawrence; the Townships of Olathe, Monticello, Spring Hill, Gardner, McCamish and Lexington, including the Cities of DeSoto, Edgerton, Gardner, Olathe and Spring Hill, all in Johnson County, and the City of Bonner Springs, and Delaware Township, including the City of Edwardsville, in Wyandotte County), March 15, 1952.

(Sec. 704, 64 Stat. 816, as amended; Pub. Law 139, 82d Cong.; 50 U. S. C. App. Sup. 2154)

[SEAL]

RAYMOND M. FOLEY,
Housing and Home
Finance Administrator.

[F. R. Doc. 52-3026; Filed, Mar. 14, 1952; 8:48 a. m.]

Chapter XXI—Office of Rent Stabilization, Economic Stabilization Agency

[Rent Regulation 1, Amdt. 32 to Schedule A]

[Rent Regulation 2, Amdt. 30 to Schedule A]

RR 1—HOUSING

RR 2—ROOMS IN ROOMING HOUSES AND OTHER ESTABLISHMENTS

SCHEDULE A—DEFENSE-RENTAL AREAS

OREGON AND CALIFORNIA

These amendments are issued as a result of joint certification(s) pertaining to critical defense housing areas by the Secretary of Defense and the Director of Defense Mobilization under section 204 (l) of the Housing and Rent Act of 1947, as amended, and a determination as to the relaxation of real estate construction credit controls under section 204 (m) of said act.

Effective March 15, 1952, Rent Regulation 1 and Rent Regulation 2 are amended so that the item(s) of Schedule A read(s) as set forth below.

(Sec. 204, 61 Stat. 197, as amended; 50 U. S. C. App. Sup. 1894)

Issued this 12th day of March 1952.

TIGHE E. WOODS,
Director of Rent Stabilization.

State and name of defense-rental area	Class	County or counties in defense-rental area under regulation	Maximum rent date	Effective date of regulation
<i>Oregon</i>				
(265) Umatilla County	B	Umatilla County, except the city of Pendleton	Mar. 1, 1942	Oct. 1, 1942
	C	In Umatilla County, precincts 28, 29, 31, 32, 32-A, 33, 33-A, 34, 37, 38, and 41.	Dec. 1, 1950	Feb. 11, 1952
	C	In Umatilla County, precinct 30	do	Mar. 18, 1952
<i>California</i>				
(36) Barstow	A	In San Bernardino County, the township of Barstow	May 1, 1951	Nov. 15, 1951
	A	In San Bernardino County, the U. S. Marine Corps Depot Military Reservation	do	Mar. 14, 1952

1 That which was designated under the 1940 U. S. Census in Umatilla County, Ore., as precincts 28, 29, 31, 32, 33, and 34 is the equivalent in territory to that which is designated under the 1950 U. S. Census as precincts 28, 29, 31, 32, 32-A, 33, 33-A, 34, 37, 38, and 41.

[F. R. Doc. 52-3045; Filed, Mar. 14, 1952; 8:49 a. m.]

[Rent Regulation 3, Amdt. 48 to Schedule A]

RR 3—HOTELS

SCHEDULE A—DEFENSE-RENTAL AREAS

OREGON AND CALIFORNIA

This amendment is issued as a result of joint certification(s) pertaining to critical defense housing areas by the Secretary of Defense and the Director of Defense Mobilization under section 204 (l) of the Housing and Rent Act of 1947, as amended,

and a determination as to the relaxation of real estate construction credit controls under section 204 (m) of said act.

Effective March 15, 1952, Rent Regulation 3 is amended so that the item(s) of Schedule A read(s) as set forth below.

(Sec. 204, 61 Stat. 197, as amended; 50 U. S. C. App. Sup. 1894)

Issued this 12th day of March 1952.

TIGHE E. WOODS,
Director of Rent Stabilization.

Name of defense-rental area	State	County or counties in defense-rental area under regulation	Maximum rent date	Effective date of regulation
(255) Umatilla County...	Oregon....	In Umatilla County, precincts 28, 29, 31, 32, 32-A, 33, 33-A, 34, 37, 38, and 41. ¹	Dec. 1, 1950	Feb. 11, 1952
(36) Barstow.....	California.	In Umatilla County, precinct 30..... In San Bernardino County, the township of Barstow..... In San Bernardino County, the U. S. Marine Corps Depot Military Reservation.do..... May 1, 1951do.....	Mar. 18, 1952 Nov. 15, 1951 Mar. 14, 1952

¹ That which was designated under the 1940 U. S. Census in Umatilla County, Oregon as precincts 28, 29, 31, 32, 33, and 34 is the equivalent in territory to that which is designated under the 1950 U. S. Census as precincts 28, 29, 31, 32, 32-A, 33, 33-A, 34, 37, 38, and 41.

[F. R. Doc. 52-3046; Filed, Mar. 14, 1952; 8:49 a. m.]

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue, Department of the Treasury

Subchapter A—Income and Excess Profits Taxes [Regs. 111; T. D. 5889]

PART 29—INCOME TAX; TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 1941

DEDUCTION ALLOWABLE FOR ATTORNEYS' FEES PAID FOR PRODUCTION OR COLLECTION OF ALIMONY INCLUDIBLE IN GROSS INCOME

In order to conform Regulations 111 (26 CFR Part 29) to the decision of the Tax Court of the United States in *Barbara B. LeMond*, 13 T. C. 670, such regulations are amended as follows:

Section 29.24-1 is amended by striking out the sixth sentence and inserting in lieu thereof the following: "Amounts paid as damages for breach of promise to marry and attorneys' fees and other costs of suit to recover such damages are not deductible. Generally, attorneys' fees paid in a suit for divorce or separate maintenance are not deductible. However, the part of an attorney's fee paid in a divorce or separate maintenance proceeding which is properly attributable to the production or collection of amounts includible in gross income under section 22 (k) is deductible under section 23 (a) (2)."

Because this Treasury decision removes a restriction by permitting attorneys' fees to be deducted in computing net income in certain instances when such fees are paid for the production or collection of taxable income, it is found that it is unnecessary to issue such Treasury decision with notice and public procedure thereon under section 4 (a) of the Administrative Procedure Act, approved June 11, 1946, or subject to the effective date limitation of section 4 (c) of said act.

(53 Stat. 32, 467; 26 U. S. C. 62, 3791)

[SEAL] JOHN B. DUNLAP,
Commissioner of Internal Revenue.

Approved: March 11, 1952.

THOMAS J. LYNCH,
Acting Secretary of the Treasury.

[F. R. Doc. 52-3051; Filed, Mar. 14, 1952; 8:50 a. m.]

TITLE 39—POSTAL SERVICE

Chapter I—Post Office Department

PART 18—SETTLEMENT OF ACCOUNTS: LEGAL PROCEEDINGS: COMPROMISES

PART 35—PROVISIONS APPLICABLE TO THE SEVERAL CLASSES OF MAIL MATTER

PART 37—FREE MATTER IN THE MAILS

PART 127—INTERNATIONAL POSTAL SERVICE: POSTAGE RATES, SERVICE AVAILABLE, AND INSTRUCTIONS FOR MAILING

MISCELLANEOUS AMENDMENTS

1. In § 18.61 *United States as defendant* add new paragraph (c) to read as follows:

(c) "The courts of appeal shall have jurisdiction of appeals from all final decisions of the district courts of the United States, the District Court of the Territory of Alaska, the United States District Court for the District of the Canal Zone, the District Court of Guam, and the District Court of the Virgin Islands, except where a direct review may be had in the Supreme Court. (62 Stat. 929, sec. 48, 65 Stat. 726; 28 U. S. C. 1291.)"

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)

2. In § 35.2 *Limit of weight and size of mail matter* (16 F. R. 12725) strike out the words "size and" which appear in the Note to paragraph (b).

(R. S. 161, 396, 3921, sec. 24, 20 Stat. 361, sec. 2, 33 Stat. 440, secs. 12, 13, 39 Stat. 162, sec. 5, 206, 43 Stat. 1067, sec. 6, 45 Stat. 941, 46 Stat. 264, 526, 62 Stat. 781; 5 U. S. C. 22, 369, 18 U. S. C. 1716, 39 U. S. C. 250, 273, 291, 291A, 295, 365, 370)

3. In Part 37, insert new § 37.21a between §§ 37.21 and 37.22 to read as follows:

§ 37.21a *When copyrights not to subsist; Government publications.* No copyright shall subsist in the original text of any work which is in the public domain, or in any work which was published in this country or any foreign country prior to July 1, 1909, and has not been already copyrighted in the United States, or in any publication of the United States Government, or any reprint, in whole or in part, thereof: *Provided*, That copy-

right may be secured by the Postmaster General on behalf of the United States in the whole or any part of the publications authorized by section 1 of the act of January 27, 1938 (39 U. S. C. 371).

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)

4. a. In § 127.101 *Special provisions applicable to international registry service* amend paragraph (b) as follows:

I. Amend the caption to paragraph (b) to read as follows:

(b) *Matter admissible to international registered mails; declaration of value.*

II. In paragraph (b), add new subparagraph (5) to read as follows:

(5) The full value of mail accepted for registration to foreign countries shall be declared by the mailer at the time of mailing in accordance with the requirements for domestic registered mail.

b. In § 127.267 *Gold Coast Colony (including Ashanti, British Togoland, and Northern Territories)* (16 F. R. 7569) amend paragraph (b) (5) by striking out the first sentence of subdivision (ii) and inserting in lieu thereof the following: "The addressees of commercial parcels must in most cases obtain import licenses in order to take delivery."

c. In § 127.380 *Yugoslavia* make the following changes in paragraph (b) (5):

I. Amend subdivision (i) to read as follows:

(i) Gift parcels containing only food, clothing, and reasonable quantities of medicine are duty free in Yugoslavia. Streptomycin requires the approval of a physician or of a hospital. It is suggested that gift parcels be marked "Gift-Poklon".

II. Rescind subdivision (ii).

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369; and the terms of postal conventions and agreements entered into pursuant to R. S. 398, 48 Stat. 943; 5 U. S. C. 372)

[SEAL]

J. M. DONALDSON,
Postmaster General.

[F. R. Doc. 52-3013; Filed, Mar. 14, 1952; 8:46 a. m.]

PART 34—CLASSIFICATION AND RATES OF POSTAGE

PART 60—TREATMENT OF REGISTERED MATTER AT POST OFFICES OF DELIVERY

MISCELLANEOUS AMENDMENTS

1. a. Amend § 34.95 *Parcels addressed to certain A. P. O.'s* to read as follows:

§ 34.95 *Parcels addressed to certain A. P. O.'s—(a) Conditions applicable—(1) Customs forms required.* Each parcel intended for dispatch to the following A. P. O.'s and Fleet Post Offices must bear declaration Form 2966 or contain Form 2976-A, as applicable:

Care Postmaster, New York, N. Y.—A. P. O.'s: 10, 11, 16, 21, 22, 30, 55, 58, 83, 117, 118, 124, 125, 147, 179, 349, 755.

Care Postmaster, New Orleans, La.—A. P. O.'s: 825, 827, 828, 829, 830, 831, 832, 834, 835, 836, 837.

Fleet Post Office, New York, N. Y.—Navy Nos.: 121, 122, 183, 214, 720.

(2) *Customs declaration Form 2976 (C 1)*. Parcels of third or fourth class shall be accepted with Form 2966 showing quantity, description, and value of articles therein. Sealed first-class packages (including air-mail packages) for the addresses listed in subparagraph (1) of this paragraph which contain merchandise must have attached Form 2976 (C 1) or be endorsed for opening for customs purposes. The paper form of customs declaration (Form 2976-A) properly completed by the sender or an invoice must also be enclosed therein. Customs inspection will not be made while the mail is in the military postal channels but after its delivery to the addressee or his representative.

(3) *Customs duty*. Articles will be liable for customs duty and/or purchase tax unless they are bona fide gifts, personal effects, or items for personal use intended for military personnel or their dependents. Where the contents of a parcel meet the foregoing requirements the mailer should place a certification similar to the following on the customs form under the heading—Description of Contents:

Certified to be a bona fide gift; personal effects, or item for personal use of military personnel and their dependents thereof.

(4) *Official matter*. Customs declaration tags are not required on parcels of official matter from Government agencies addressed to a military organization or officer by title such as "Commanding Officer," "Supply Officer," etc., at the A. P. O.'s and Navy Nos. listed in subparagraph (1) of this paragraph.

(5) *Weight limit*. Parcels addressed for delivery through A. P. O.'s 22, 124, 125, 147, 179 and 755 shall not exceed 50 pounds.

(6) *Parcels not acceptable*. Parcels which fail to meet these requirements shall not be accepted for mailing. Postmasters are directed to question the mailers as to the contents of parcels addressed through the A. P. O.'s listed in subparagraphs (1) and (2) of this paragraph and shall refuse to accept for mailing any parcel containing any of the prohibited articles listed thereunder.

(b) *Prohibited matter*. (1) Mailing of cigarettes and tobacco products to the following A. P. O.'s and Navy unit listed below and to any unit of these organizations bearing a hyphenated suffix, such as "A. P. O. 1-A," is prohibited:

A. P. O.'s: 1, 10, 11, 13, 16, 19, 21, 22, 26, 28, 34, 35, 36, 39, 42, 46, 55, 57, 58, 61, 62, 65, 66, 69, 79, 80, 82, 83, 106, 107, 110, 111, 112, 114, 124, 125, 139, 147, 154, 162, 168, 169, 171, 172, 174, 175, 178, 179, 207, 208, 209, 225, 227, 305, 349, 403, 407, 541, 633, 696, 742, 743, 751, 755, 757, 777, 794, 800, 807, 843, 872.

Navy unit: Navy No. 913.

(2) The following articles may not be accepted to the A. P. O.'s 22 and 755.

(i) Securities.

(ii) Non-authorized publications, reprints and publications prohibited on account of their political character or moral contents.

No. 53—6

(iii) Monies, currencies, gold and silver bullion.

(3) The following are prohibited importation into the countries where A. P. O.'s 10, 11, 16, 21, 22, 55, 58, 83, 117, 118, 349, 755, and Navy No. 214 are located:

(i) Medicines and vaccines not conforming to French laws.

(ii) Non-authorized publications, reprints and publications prohibited on account of their political character or moral contents.

(iii) Monies, currencies, gold, and silver in bullion.

(iv) Securities.

(4) Effective January 24, 1952, the mailing of coffee for delivery to the military post offices in Europe designated below is prohibited:

A. P. O.'s % Postmaster, New York, N. Y.: 1, 1-A, 13, 26, 28, 34, 35, 36, 39, 42, 46, 57, 61, 62, 65, 66, 69, 79, 80, 82, 106, 107, 110, 111, 112, 114, 139, 154, 162, 169, 171, 172, 175, 178, 178-A, 207, 208, 225, 227, 305, 403, 403-A, 407, 407-A, 633, 696, 696-A, 742, 743, 751, 757, 757-A, 800, 807, 872.

Navy Units: No. 913, % Fleet Post Office, New York, N. Y.

b. Rescind § 34.95a Mailing of cigarettes and tobacco products at A. P. O.'s prohibited.

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)

2. a. In § 60.5 Registered mail known to be undeliverable amend paragraph (a) to read as follows:

(a) *Treatment of*. When any domestic registered article is known to be undeliverable as addressed, the postmaster at the office of address shall, if the time limit for the return of the article is sufficient for the purpose of obtaining a reply, notify the sender on Form 3858 of the reason for inability to effect delivery, and shall comply with any proper directions received as to the disposition of the article.

NOTE: See § 60.17 as to retention periods for registered mail.

b. In § 60.17 Undelivered and refused registered matter amend paragraph (c) to read as follows:

(c) *Immediate return of certain matter*. Refused articles prepaid at the letter rate and all articles the delivery of which is forbidden by the Postmaster General (see §§ 36.8, 60.7, and 97.38 of this chapter) shall be returned immediately. Any registered article restricted in delivery by the sender, for which the addressee declines to receipt personally, shall not be considered as "Refused," but shall be held for the proper retention period and notice on Form 3858 mailed promptly to the sender.

NOTE: See § 60.5.

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)

[SEAL]

J. M. DONALDSON,
Postmaster General.

[F. R. Doc. 52-3012; Filed, Mar. 14, 1952; 8:46 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

Appendix—Public Land Orders

[Public Land Order 812]

ALASKA

PARTIALLY REVOKING PUBLIC LAND ORDERS NO. 487 OF JUNE 16, 1948, AND NO. 585 OF APRIL 14, 1949

By virtue of the authority vested in the President by section 1 of the act of June 25, 1910 (36 Stat. 847; 43 U. S. C. 141), and otherwise, and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Public Land Orders No. 487 of June 16, 1948, and No. 585 of April 14, 1949, withdrawing the public lands within certain described areas in Alaska for classification and examination, and in aid of proposed legislation, are hereby revoked so far as they affect the following-described lands, portions of which are within the boundaries of the Kenai National Moose Range, established by Executive Order No. 8979 of December 16, 1941, and within the excepted areas described in that order which were set apart for use and disposition pursuant to the public-land laws applicable to Alaska:

KENAI-KASLOF AREA

SEWARD MERIDIAN

T. 5 N., R. 8 W.

Unit No.:

- 2----- Sec. 12, W $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 13, N $\frac{1}{2}$ NW $\frac{1}{4}$.
4----- Sec. 11, S $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 14, N $\frac{1}{2}$ NW $\frac{1}{4}$.

T. 5 N., R. 9 W.

- 7----- Sec. 12, NW $\frac{1}{4}$.
9----- Sec. 11, NW $\frac{1}{4}$.
13----- Sec. 2, lot 4 and S $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 3, lot 1.
15----- Sec. 10, NW $\frac{1}{4}$.
18----- Sec. 4, SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 9, E $\frac{1}{2}$ NW $\frac{1}{4}$ and SW $\frac{1}{4}$ NE $\frac{1}{4}$.
22----- Sec. 8, E $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 9, W $\frac{1}{2}$ SW $\frac{1}{4}$.
25----- Sec. 7, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 8, SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 17, W $\frac{1}{2}$ NW $\frac{1}{4}$.
28----- Sec. 15, SW $\frac{1}{4}$.
30----- Sec. 14, NW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 15, N $\frac{1}{2}$ NE $\frac{1}{4}$ and SW $\frac{1}{4}$ NE $\frac{1}{4}$.
33----- Sec. 14, S $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 23, N $\frac{1}{2}$ NW $\frac{1}{4}$.
38----- Sec. 13, NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 14, S $\frac{1}{2}$ NE $\frac{1}{4}$ and NE $\frac{1}{4}$ SE $\frac{1}{4}$.
40----- Sec. 12, those portions of E $\frac{1}{2}$ SW $\frac{1}{4}$ and W $\frac{1}{2}$ SE $\frac{1}{4}$ south of centerline Sterling Highway;
Sec. 13, NW $\frac{1}{4}$ NE $\frac{1}{4}$.

T. 6 N., R. 10 W.

- 43----- Sec. 31, lots 3, 4, SE $\frac{1}{4}$ SW $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$.

T. 5 N., R. 11 W.

- 45----- Sec. 2, SE $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$.
47----- Sec. 3, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 10, N $\frac{1}{2}$ NE $\frac{1}{4}$;
Sec. 11, NW $\frac{1}{4}$ NW $\frac{1}{4}$.

T. 6 N., R. 11 W.

- 49----- Sec. 31, lots 1, 2, and E $\frac{1}{2}$ NW $\frac{1}{4}$.
51----- Sec. 30, SE $\frac{1}{4}$.

KENAI-KASLOF AREA—Continued

SEWARD MERIDIAN—continued

T. 6 N., R. 12 W.

Unit No.:

- 53.... Sec. 25, SE $\frac{1}{4}$.
 56.... Sec. 12, SW $\frac{1}{4}$.
 59.... Sec. 12, NE $\frac{1}{4}$.
 61.... Sec. 2, lot 1, NW $\frac{1}{4}$ SW $\frac{1}{4}$, and E $\frac{1}{2}$ SW $\frac{1}{4}$.
 63.... Sec. 2, NE $\frac{1}{4}$.

The areas described aggregate 3,832.04 acres.

NINILCHIK AREA

SEWARD MERIDIAN

T. 2 S., R. 14 W.

Unit No.:

- 2.... Sec. 16, W $\frac{1}{2}$ NE $\frac{1}{4}$ and E $\frac{1}{2}$ NW $\frac{1}{4}$.
 4.... Sec. 9, NE $\frac{1}{4}$.
 6.... Sec. 14, SW $\frac{1}{4}$ SW $\frac{1}{4}$.
 8.... Sec. 15, SE $\frac{1}{4}$ NE $\frac{1}{4}$ and E $\frac{1}{2}$ SE $\frac{1}{4}$.
 9.... Sec. 13, S $\frac{1}{2}$ NE $\frac{1}{4}$ and N $\frac{1}{2}$ SE $\frac{1}{4}$.
 11.... Sec. 12, NE $\frac{1}{4}$.
 13.... Sec. 12, SW $\frac{1}{4}$.
 15.... Sec. 11, NE $\frac{1}{4}$.
 19.... Sec. 1, NW $\frac{1}{4}$.

T. 1 S., R. 14 W.

- 21.... Sec. 35, SE $\frac{1}{4}$.
 25.... Sec. 36, SE $\frac{1}{4}$.

T. 1 S., R. 13 W.

- 28.... Sec. 31, NW $\frac{1}{4}$.
 30.... Sec. 30, SE $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ NE $\frac{1}{4}$, and NW $\frac{1}{4}$ SE $\frac{1}{4}$.

T. 1 S., R. 14 W.

- 32.... Sec. 25, SE $\frac{1}{4}$.
 35.... Sec. 26, S $\frac{1}{2}$ S $\frac{1}{2}$ exclusive of W $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$.
 37.... Sec. 23, S $\frac{1}{2}$ SE $\frac{1}{4}$.
 38.... Sec. 26, NW $\frac{1}{4}$ NE $\frac{1}{4}$ and NE $\frac{1}{4}$ NW $\frac{1}{4}$.
 39.... Sec. 24, S $\frac{1}{2}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, and NW $\frac{1}{4}$ SE $\frac{1}{4}$.

The areas described aggregate 2,538.99 acres.

No application for these lands may be allowed under the Small Tract Act of June 1, 1938 (52 Stat. 809; 48 U. S. C. 461), as amended, unless the land shall be classified as valuable or suitable for such type of application upon consideration of an application. These lands are agricultural in character and it is unlikely that they will be classified for small-tract application.

This order shall not otherwise become effective to change the status of such lands until 10:00 a. m. on the 35th day after the date of this order. At that time the said lands shall, subject to valid existing rights and the provisions of existing withdrawals, become subject to application, petition, location, and selection as follows:

(a) *Ninety-one day period for preference-right filings.* For a period of 91 days, commencing at the hour and on the day specified above, the public lands affected by this order shall be subject only to (1) application under the homestead laws or the Alaska Home Site Act of May 26, 1934, 48 Stat. 809 (48 U. S. C. 461), or the Small Tract Act of June 1, 1938, 52 Stat. 609 (43 U. S. C. 682a), as amended, by qualified veterans of World War II and other qualified persons entitled to preference under the act of September 27, 1944, 58 Stat. 747 (43 U. S. C. 279-284), as amended, subject to the requirements of applicable law, and (2) application under any applicable public-land law, based on prior existing valid settlement rights and preference rights conferred by existing laws or equitable claims subject to allowance and confirmation. Applications under subdivision (1) of this paragraph shall be subject to applications and claims of the classes described in subdivision (2) of this paragraph. All applications filed under this paragraph either at or before 10:00 a. m. on the 35th day after the date of this order shall be treated as though filed simultaneously at that time. All applications filed under this paragraph after 10:00 a. m. on the said 35th day shall be considered in the order of filing.

(b) *Date for non-preference-right filings.* Commencing at 10:00 a. m. on the 126th day after the date of this order, any lands remaining unappropriated shall become subject to such application, petition, location, selection, or other appropriation by the public generally as may be authorized by the public-land laws. All such applications filed either at or before 10:00 a. m. on the

126th day after the date of this order, shall be treated as though filed simultaneously at the hour specified on such 126th day. All applications filed thereafter shall be considered in the order of filing.

A veteran shall accompany his application with a complete photostatic, or other copy (both sides), of his certificate of honorable discharge, or of an official document of his branch of the service which shows clearly his honorable discharge as defined in § 181.36 of Title 43 of the Code of Federal Regulations, or constitutes evidence of other facts upon which the claim for preference is based and which shows clearly the period of service. Other persons claiming credit for service of veterans must furnish like proof in support of their claims. Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their applications by duly corroborated statements in support thereof, setting forth in detail all facts relevant to their claims.

Applications for these lands, which shall be filed in the Land Office, Bureau of Land Management, Anchorage, Alaska, shall be acted upon in accordance with the regulations contained in § 295.8 of Title 43 of the Code of Federal Regulations to the extent that such regulations are applicable. Applications under the homestead laws shall be governed by the regulations contained in Parts 65 and 66 of Title 43 of the Code of Federal Regulations, and applications under the said Alaska Home Site Act of May 26, 1934, and the said Small Tract Act of June 1, 1938, shall be governed by the regulations contained in §§ 64.6 to 64.10, inclusive, and Part 257, respectively, of that title.

Inquiries concerning these lands shall be addressed to the Manager, Land Office, Anchorage, Alaska.

OSCAR L. CHAPMAN,
Secretary of the Interior.

MARCH 10, 1952.

[F. R. Doc. 52-3011; Filed, Mar. 14, 1952; 8:46 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Production and Marketing
Administration

[7 CFR Part 26]

OFFICIAL GRAIN STANDARDS OF U. S. FOR
FLAXSEEDNOTICE OF DECISION ON PROPOSED
AMENDMENT

On January 1, 1952, there was published in the FEDERAL REGISTER (17 F. R. 34) a notice of a proposal to amend the official grain standards of the United States for flaxseed (7 CFR 26.501 et seq.), promulgated under the authority of the

United States Grain Standards Act, as amended (39 Stat. 482; 54 Stat. 765; 7 U. S. C. 71 et seq.), by reducing the maximum limit of moisture permitted in grade No. 1 flaxseed, and an invitation was extended to the public to participate in rule making concerning the proposal by attending a public hearing at Minneapolis, Minnesota, and by submitting written data, views, or arguments to the Director, Grain Branch, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C., to be received by him not later than January 30, 1952. On January 31, 1952, there was published in the FEDERAL REGISTER (17 F. R. 930) a notice of extension of time for submitting written

data, views, or arguments from January 30, 1952, to February 20, 1952.

Consideration has been given to information obtained at the hearing, to information received in writing, and to other information available in the United States Department of Agriculture regarding the proposed amendment. Based upon this information, it has been decided that the official grain standards of the United States for flaxseed should not be amended at this time.

Issued this 11th day of March 1952.

[SEAL] ROY W. LENNARTSON,
Assistant Administrator.

[F. R. Doc. 52-3080; Filed, Mar. 14, 1952; 8:50 a. m.]

[7 CFR Part 729]

PEANUTS

NOTICE OF INTENTION TO AMEND MARKETING
QUOTA REGULATIONS FOR 1951 CROP

Pursuant to authority contained in the applicable provisions of the Agricultural Adjustment Act of 1938, as amended (7 U. S. C. and Sup. 1301, 1358-1359, 1372-1375) the Secretary of Agriculture is preparing to amend § 729.253 of the Marketing Quota Regulations for the 1951 crop of peanuts (16 F. R. 5672) by inserting therein a final date beyond which producers may not market their excess peanuts at oil value in lieu of paying the marketing quota penalty. The proposed amendment would provide that the first sentence of § 729.253 read as follows:

§ 729.253 *Extent to which marketings from a farm are subject to penalty.* The marketing of peanuts in excess of the farm marketing quota for any farm shall be subject to a penalty at the rate prescribed in § 729.255 and the penalty shall be paid on each lot of peanuts marketed from the farm in an amount equal to the converted penalty rate multiplied by the number of pounds in the lot except that payment of the penalty will not be required on (a) any excess Valencia type peanuts produced on a farm eligible for an excess oil card, if, on or before May 15, 1952, such excess Valencia type peanuts are delivered to or marketed through an agency designated by the Secretary, and (b) any excess Virginia, Runner or Spanish type peanuts produced on a farm eligible for an excess oil card, if, on or before July 31, 1952, such excess peanuts are delivered to or marketed through an agency designated by the Secretary.

Prior to issuance of the proposed amendment, consideration will be given to any data, views, and recommendations relating thereto which are submitted in writing to the Director, Fats and Oils Branch, Production and Marketing Administration, U. S. Department of Agriculture, Washington 25, D. C. All submissions must be postmarked not later than 10 days from the date of publication of this notice in the FEDERAL REGISTER.

Done at Washington, D. C., this 12th day of March 1952.

[SEAL]

HAROLD K. HILL,
Acting Administrator.

[F. R. Doc. 52-3061; Filed, Mar. 14, 1952;
8:50 a. m.]

DEPARTMENT OF LABOR

Wage and Hour Division

[29 CFR Parts 657, 670, 672, 674,
675, 684]

PUERTO RICO; SPECIAL INDUSTRY
COMMITTEE No. 11NOTICE OF PUBLIC HEARING ON MINIMUM
WAGE RECOMMENDATIONS FOR CERTAIN
INDUSTRIES

The Administrator of the Wage and
Hour Division of the United States De-

partment of Labor, acting pursuant to the Fair Labor Standards Act of 1938, as amended (52 Stat. 1060, as amended; 29 U. S. C. 201) on December 12, 1951, by Administrative Order No. 417, appointed Special Industry Committee No. 11 for Puerto Rico, composed of residents of Puerto Rico and of the United States outside of Puerto Rico, to investigate conditions respecting, and to recommend minimum wage rates for, employees engaged in commerce or in the production of goods for commerce in a number of industries in Puerto Rico specified in the order, including the leaf tobacco industry; construction, business service, motion picture, and miscellaneous industries; rubber, straw, hair and related products industry, hooked rug industry; chemical, petroleum, and related products industries; and lumber and wood products industry.

The Committee included disinterested persons representing the public, a like number of persons representing employees in these industries, and a like number representing employers in these industries.

Special Industry Committee No. 11 for Puerto Rico has made separate minimum wage recommendations and has duly filed with the Administrator reports containing such recommendations, pursuant to section 8 (d) of the act and § 511.19 of the regulations issued under the act, for each of the aforementioned industries.

The Administrator is required by section 8 (d) of the act, after due notice to interested persons and giving opportunity to be heard, to approve and carry into effect by order each of the recommendations of Special Industry Committee No. 11 for Puerto Rico, if he finds that the recommendations are made in accordance with law, are supported by the evidence adduced at the hearing, and taking into consideration the same factors as are required to be considered by the industry committee, will carry out the purposes of section 8 of the act; and if he finds otherwise, to disapprove such recommendations.

Now, therefore, notice is hereby given that:

A. The separate minimum wage recommendations of Special Industry Committee No. 11 for employees engaged in commerce or in the production of goods for commerce in the above named industries in Puerto Rico are as follows:

Industry	Recommended minimum (cents an hour)
1. Leaf tobacco industry:	
(a) General division.....	31
(b) Machine processing division:	
(1) Feeding, operating or tending machines which shred, chop, thresh, or stem leaf tobacco, and operations immediately incidental thereto.....	36
(2) All other operations in this division.....	31
2. Construction, business service, motion picture, and miscellaneous industries:	
(a) Construction division.....	50
(b) Motion picture division.....	55
(c) Business service, and miscellaneous industries division.....	65

Industry	Recommended minimum (cents per hour)
3. Rubber, straw, hair and related products industry:	
(a) Rubber products division.....	60
(b) Straw, hair and related products division.....	37
4. Hooked rug industry:	
(a) Hand-hooked rug division.....	33
(b) Machine-hooked rug division.....	40
5. Chemical, petroleum, and related products industries:	
(a) Hormones, antibiotics, and related products division.....	75
(b) General division.....	51
(c) Fertilizer division.....	75
6. Lumber and wood products industry:	
(a) Lumber and millwork division.....	42
(b) Furniture, woodenware and miscellaneous wood products division.....	38

B. The definitions of the above named industries in Puerto Rico (as set forth in Administrative Order No. 417) and of the separable divisions thereof, for which Special Industry Committee No. 11 for Puerto Rico has made the foregoing separate minimum wage recommendations are as follows:

1. *Leaf tobacco industry.* The processing of leaf tobacco including, but not by way of limitation, the grading, fermenting, stemming, chopping, packing, storing, drying, and handling of tobacco prior to use in the manufacture of cigars or other finished tobacco products: *Provided, however,* That this definition shall not include the stemming of cigar wrappers or binders by a cigar manufacturer.

The Committee recommended that the leaf tobacco industry in Puerto Rico, as defined in Administrative Order No. 417, be divided into separable divisions for the purpose of fixing minimum wage rates and that these separable divisions be defined as follows:

(a) *General division.* This division shall include all activities in the leaf tobacco industry other than activities included within the definition of the machine processing division as defined herein.

(b) *Machine processing division.* This division shall include the shredding, chopping, threshing, or stemming of leaf tobacco by machine and all preceding and subsequent processing operations on such tobacco when performed in the establishment where the machine shredding, chopping, threshing, or stemming operations occur.

2. *Construction, business service, motion picture, and miscellaneous industries.* Construction of buildings, structures, and other improvements (including designing; reconstruction; alteration; repair and maintenance; assembling and installation at the construction site of machinery and other facilities; and dismantling, wrecking or other demolition); the production and distribution of motion pictures; the production of photographs and blueprints; the activity carried on by any business or nonprofit enterprise performing real estate, professional, advertising, education or research activities, or engaged in the furnishing of other facilities or services to industrial or commercial establishments or the consumer; and all activities which are not included in the defini-

tions of other industries in Puerto Rico for which wage orders have been issued: *Provided, however*, That the definition shall not include (1) construction carried on by persons, for their own use or occupancy, who are principally engaged in another industry, or (2) any activity included in the definition of any industry in Puerto Rico for which a wage order has been issued.

The Committee recommended that the construction, business service, motion picture, and miscellaneous industries in Puerto Rico, as defined in Administrative Order No. 417, be divided into separable divisions for the purpose of fixing minimum wage rates, and that these separable divisions be entitled and defined as follows:

(a) *Construction division*. This division consists of the construction (except when carried on by persons, for their own use or occupancy, who are principally engaged in another industry) of buildings, structures, and other improvements, including, but without limitation, designing, reconstruction, alteration, repair and maintenance, assembling and installation at the construction site of machinery and other facilities, and dismantling, wrecking, or other demolition.

(b) *Motion picture division*. This division consists of the production and distribution of motion pictures.

(c) *Business service, and miscellaneous industries division*. This division consists of the production of photographs and blueprints; the activity carried on by any business or nonprofit enterprise performing real estate, professional, advertising, education or research activities, or engaged in the furnishing of other facilities or services to industrial or commercial establishments or the consumer; and all activities which are not included in the definition of other industries in Puerto Rico for which wage orders have been issued.

3. *Rubber, straw, hair and related products industry*. The manufacture of all products made wholly or chiefly of rubber, and the manufacture of all products (except hand-made or hand-woven) made wholly or chiefly of straw, raffia, sisal, maguey, palm leaves, rushes, grasses, hair, hair bristles, feathers and similar materials: *Provided, however*, That this definition shall not include any product or activity included in the definition of the handicraft products industry, the needlework and fabricated textile products industry, the men's and boy's clothing and related products industry, the textile and textile products industry, the button, buckle, and jewelry industry, the decorations and party favors industry, the artificial flower industry, or the shoe manufacturing and allied industries, as defined in the wage orders for those industries in Puerto Rico.

The Committee recommended that the rubber, straw, hair and related products industry, as defined in Administrative Order No. 417, be divided into separable divisions for the purpose of fixing minimum wage rates and that these separable divisions be entitled and defined as follows:

(a) *Rubber products division*. This division consists of the manufacture of

all products made wholly or chiefly from rubber.

(b) *Straw, hair and related products division*. This division consists of the manufacture of all products (except hand-made or hand-woven) made wholly or chiefly of straw, raffia, sisal, maguey, palm leaves, rushes, grasses, hair, hair bristle, feathers and similar materials.

4. *Hooked rug industry*. The manufacture of hooked or punched rugs and carpeting.

The Committee recommended that the hooked rug industry in Puerto Rico, as defined in Administrative Order No. 417, be divided into separable divisions for the purpose of fixing minimum wage rates, and that these separable divisions be entitled and defined as follows:

(a) *Hand-hooked rug division*. The manufacture of hooked rugs by a hand-hooking process.

(b) *Machine-hooked rug division*. The manufacture of hooked rugs by a process other than hand-hooking.

5. *Chemical, petroleum, and related products industries*. The manufacture or packaging of chemicals, drugs, medicines (other than food), toilet preparations, cosmetics and related products; the mining (or other extraction) or processing of any minerals used in the production of the foregoing; and the mining or other extraction of petroleum, coal or natural gases and the manufacture of products therefrom.

It includes, but without limitation, heavy, industrial, and fine chemicals; basic plastic materials; salt; paints, varnishes, colors, dyes, and inks; vegetable and animal oils (except the refining into edible oils); drugs, medicines and toilet preparations; insecticides and fungicides; soap and glycerin; rayon and other synthetic filaments; wood distillation and naval stores; fertilizers; cleaning and polishing preparations; glue and gelatin; grease and tallow; fireworks and pyrotechnics; candles; gasoline, fuel and lubricating oils, and other petroleum products; coke-oven products; and fuel briquettes of any materials: *Provided, however*, That the definition shall not include any product or activity included in the alcoholic beverage and industrial alcohol industry (as defined in the wage order for that industry in Puerto Rico), or any activity performed by a company in its capacity as a public utility distributing gas or water.

The Committee recommended that the chemical, petroleum and related products industries in Puerto Rico, as defined in Administrative Order No. 417, be divided into separable divisions for the purpose of fixing minimum wage rates, and that these separable divisions be entitled and defined as follows:

(a) *Fertilizer division*. This division shall include the manufacture or mixing of commercial fertilizers, but shall not include the manufacture of fertilizer components or materials.

(b) *Hormones, antibiotics, and related products division*. This division shall include the manufacture of hormones, antibiotics, and related products.

(c) *General division*. This division shall include all products and activities covered by the definition of the chemical,

petroleum, and related products industries except those included in the fertilizer division or the hormones, antibiotics, and related products division, as defined herein.

6. *Lumber and wood products industry*. Logging and the manufacture of all products made from lumber, wood and related materials, including but without limitation, sawmill and planing and plywood mill products; furniture and office and store fixtures; boxes and containers; cooperage; window and door screens and blinds; caskets and coffins; matches; wood preserving; trays, bowls and other woodenware; excelsior, cork, bamboo, rattan, and willowware articles such as hamper, baskets, coasters, and table pads; and charcoal: *Provided, however*, That the definition shall not include any product or activity included in the rubber, straw, hair and related products industry (as defined in this order), or in the metal, plastics, machinery, instrument, transportation equipment, and allied industries; the handicraft products industry; the paper, paper products, printing, publishing, and related products industry; the construction, business service, motion picture, and miscellaneous industries; or the button, buckle, and jewelry industry (as defined in the wage orders for these industries in Puerto Rico).

The Committee recommended that the lumber and wood products industry in Puerto Rico, as defined in Administrative Order No. 417, be divided into separable divisions for the purpose of fixing minimum wage rates, and that these separable divisions be entitled and defined as follows:

(a) *Lumber and millwork division*. This division consists of logging and the manufacture of sawmill and planing and plywood mill products; millwork including sash, doors, moldings, window frames, window and door screens and blinds, and similar building materials.

(b) *Furniture, woodenware and miscellaneous wood products division*. This division shall consist of manufacture of all products in the lumber and wood products industry except those products coming within the lumber and millwork division as defined herein.

C. The full texts of the reports and recommendations of Special Industry Committee No. 11 for Puerto Rico for each of the above industries will be available for inspection by any person between the hours of 9:00 a. m. and 4:30 p. m. at the following offices of the United States Department of Labor, Wage and Hour Division:

18 Oliver Street, Boston 8, Mass.
Room 808, Lafayette Building, Fifth and Chestnut Streets, Philadelphia 6, Pa.
706 Perry-Payne Building, 740 Superior Avenue NW., Cleveland 13, Ohio.
Room 903, Parcel Post Building, 341 Ninth Avenue, New York 1, N. Y.
1908 Comer Building, Second Avenue North, Birmingham 3, Ala.
1200 Merchandise Mart Building, 222 West North Bank Drive, Chicago 54, Ill.
3000 Fidelity Building, 911 Walnut Street, Kansas City 6, Mo.
144 Federal Office Building, Fulton and Leavenworth Streets, San Francisco 2, Calif.
Fourteenth Street and Constitution Avenue NW., Washington 25, D. C.

Room 222, Fidelity Building, 1000 Main Street, Dallas 2, Tex.
150 Ninth Avenue North, Nashville 3, Tenn.
412 New York Department Store Building,
Post Office Box 9061, Santurce 29, P. R.

Copies of the Committee's reports and recommendations may be obtained by any person upon request addressed to the Administrator of the Wage and Hour Division, United States Department of Labor, Washington 25, D. C., or the Wage and Hour Division, United States Department of Labor, Room 412, New York Department Store Building, Stop 16½, Ponce de Leon Avenue, Santurce, San Juan, Puerto Rico.

D. Public hearings will be held at 10:00 a. m., on the dates and at the places set forth below before the Administrator of the Wage and Hour Division or a representative designated to preside in his place, for the purpose of taking evidence on the question of whether the separate recommendations of Special Industry Committee No. 11 for Puerto Rico set forth above shall be approved or disapproved.

1. Leaf tobacco industry—April 17, 1952, in Room 5406, Department of Labor Building, Washington 25, D. C.;

2. Hooked rug industry—April 17, 1952, in Room 5406, Department of Labor Building, Washington 25, D. C.;

3. Construction, business service, motion picture, and miscellaneous industries—April 24, 1952, in Room 5406, Department of Labor Building, Washington 25, D. C.;

4. Rubber, straw, hair and related products industry—April 24, 1952, in Room 5406, Department of Labor Building, Washington 25, D. C.;

5. Chemical, petroleum, and related products industries—May 1, 1952, in Room 5406, Department of Labor Building, Washington 25, D. C.;

6. Lumber and wood products industry—May 1, 1952, in Room 5406, Department of Labor Building, Washington 25, D. C.

E. Any interested person supporting or opposing any of the recommendations of Special Industry Committee No. 11 for Puerto Rico which are set forth above may appear at any of the aforesaid hearings to offer evidence, either on his own behalf or on behalf of any other person; *Provided*, That, not later than seven days preceding any hearing at which he intends to appear, such person shall file with the Administrator of the Wage and Hour Division, United States Department of Labor, Washington 25, D. C. or at the office of the Wage and Hour Division, United States Department of Labor, Room 412, New York Department Store Building, Stop 16½, Ponce de Leon Avenue, Santurce, San Juan, Puerto Rico, notice of his intention to appear which shall contain the following information:

1. The name and address of the person appearing;

2. If such person is appearing in a representative capacity, the name and address of the person or persons whom he is representing;

3. The recommendation or recommendations of Special Industry Committee No. 11 for Puerto Rico in which he is interested and whether he proposes to appear for or against such recommendation or recommendations;

4. The approximate length of time requested for his presentation.

Such notice may be mailed to the Administrator, Wage and Hour Division, United States Department of Labor, or to the Wage and Hour Division, United States Department of Labor, Room 412, New York Department Store Building, Stop 16½, Ponce de Leon Avenue, Santurce, San Juan, Puerto Rico, and shall be deemed filed upon receipt.

F. Any person interested in supporting or opposing any of the above recommendations of Special Industry Committee No. 11 for Puerto Rico may secure further information concerning the aforesaid hearings by inquiry directed to the Administrator, Wage and Hour Division, United States Department of Labor, or to the Territorial Representative, Wage and Hour Division, United States Department of Labor, Room 412, New York Department Store Building, Stop 16½, Ponce de Leon Avenue, Santurce, San Juan, Puerto Rico, or by consulting with attorneys representing the Administrator who will be available at the Office of the Solicitor, United States Department of Labor in Washington, D. C.

G. The records made at the public hearing on conditions in the above-named industries in Puerto Rico held before Special Industry Committee No. 11 in San Juan, Puerto Rico in January and February, 1952, may be examined by any interested person at the offices of the Wage and Hour Division, United States Department of Labor, at Fourteenth and Constitution Avenue, Washington 25, D. C., and Room 412, New York Department Store Building, Stop 16½, Ponce de Leon Avenue, Santurce, Puerto Rico. The records of the public hearing before the industry committee with respect to each of the above-named industries in Puerto Rico will be available for examination on and after 30 days prior to the date fixed herein for the hearing on the Committee's recommendation for such industry. Such records will be offered in evidence at the appropriate public hearing before the Administrator or his representative on such industry.

H. The hearings will be conducted in accordance with the following rules, subject, however, to such subsequent modifications by the Presiding Officer (the Administrator or his authorized representative, as the case may be) as are deemed appropriate.

1. The hearing shall be stenographically reported and a transcript made which will be available to any person at prescribed rates upon request addressed to the Administrator, Wage and Hour Division, United States Department of Labor, Fourteenth and Constitution Avenue NW., Washington 25, D. C.

2. At the discretion of the Presiding Officer, the hearing may be continued from day to day or adjourned to a later date, or to a different place by announcement thereof at the hearing or by other appropriate notice.

3. At any stage of the hearing, the Presiding Officer may call for further evidence upon any matter. After the hearing has been closed, no further evidence shall be taken, except at the request of the Administrator, unless provision has been made at the hearing for

the later receipt of such evidence. In the event that the Administrator shall cause the hearing to be reopened for the purpose of receiving further evidence, due and reasonable notice of the time and place fixed for such taking of testimony shall be given to all persons who have filed a notice of intention to appear at the hearing.

4. All evidence must be presented under oath or affirmation.

5. Except as otherwise permitted by the Presiding Officer, written documents or exhibits submitted personally at the hearing must be offered in evidence by a person who is prepared to testify as to the authenticity and trustworthiness thereof, and who shall, at the time of offering the documentary exhibit, make a brief statement as to the contents and manner of preparation thereof. Written, sworn statements may be filed any time prior to the date of the hearing by persons who cannot appear personally.

6. Written documents and exhibits shall be tendered in quadruplicate. When evidence is embraced in a document containing matter not intended to be put in evidence, such a document will not be received, but the person offering the same may present to the Presiding Officer the original document together with two copies of those portions of the document intended to be put in evidence.

7. Subpoenas requiring the attendance of witnesses or the presentation of a document from any place in the United States at any designated place of hearing shall be issued by the Administrator upon request and upon a timely showing, in writing, of the general relevance and reasonable scope of the evidence sought. Any person appearing in the proceeding may apply for the issuance by the Administrator of the subpoena. Such application shall identify exactly the witness or document and state fully the nature of the evidence proposed to be secured.

8. Witnesses summoned by the Administrator shall be paid the same fees and mileage as are paid witnesses in the courts of the United States. Witness fees and mileage shall be paid by the party at whose instance witnesses appear, and the Administrator before issuing a subpoena may require a deposit of an amount adequate to cover the fees and mileage involved.

9. The rules of evidence prevailing in courts of law or equity shall not be controlling. However, it shall be the policy to exclude irrelevant, immaterial, or unduly repetitious evidence.

10. The Presiding Officer shall, upon request, permit any person appearing in the proceeding to conduct such cross-examination of any witness offered by another person as may be required for a full and true disclosure of the facts, and to object to the admission or exclusion of evidence. Objections to the admission or exclusion of evidence shall be stated briefly with the reasons relied on. Such objections shall become a part of the record, but this record shall not include argument thereon except as ordered by the Presiding Officer.

11. Before the close of the hearing, written requests shall be received from persons appearing in the proceeding for

permission to make oral arguments before the Administrator upon the matters in issue. If the Administrator, in his discretion, allows the request, he shall give such notice thereof as he deems suitable to all persons appearing in the proceeding and shall designate the time and place at which the oral arguments shall be heard. If such requests are allowed, all persons appearing at the hearing will be given opportunity to present oral argument.

12. Briefs (4 copies) on particular questions may be submitted to the Administrator following the close of the hearing, by any persons appearing therein. Notice of the final dates for filing such briefs shall be given by the Administrator in such manner as shall be deemed suitable by him.

13. (a) Where the hearing is held before the Administrator, within fifteen (15) days after the close of the hearing, any interested person appearing at the hearing may submit for the consideration of the Administrator an original and four copies of a statement in writing containing proposed findings and conclusions, together with supporting reasons therefor.

(b) Where the hearing is held before a representative of the Administrator designated to preside in his place, a complete record of the proceedings shall be certified to the Administrator upon the close of the hearing. The Administrator shall thereupon issue a tentative decision in the matter, which shall become a part of the record and include a statement of his findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and the appropriate order. Notice of the Administrator's tentative decision shall be published in the FEDERAL REGISTER.

(c) Within fifteen (15) days after such notice of the Administrator's tentative decision is published in the FEDERAL REGISTER, any interested person appearing at the hearing may file with the Administrator a statement in writing (original and four copies) setting forth any exceptions he may have to such decision, together with supporting reasons for such exceptions.

(d) After the expiration of the fifteen day periods referred to in paragraphs 13 (a) and (c) above, and after consideration of all relevant matter presented as provided in such paragraphs, the Administrator shall make his final decision in the matter, and shall issue an order approving or disapproving the recommendations of the industry committee. Such order shall be published in the FEDERAL REGISTER.

14. Any wage order issued as a result of hearings held hereunder shall take effect 30 days after due notice is given of the issuance thereof by publication in the FEDERAL REGISTER, or at such time prior thereto as may be provided therein upon good cause found and published therewith.

Signed at Washington, D. C., this 12th day of March 1952.

F. GRANVILLE GRIMES, Jr.,
Acting Administrator,
Wage and Hour Division.

[F. R. Doc. 52-3059; Filed, Mar. 14, 1952;
8:49 a. m.]

NOTICES

DEPARTMENT OF THE INTERIOR Bureau of Land Management

[Doc. 4, Region II]

CALIFORNIA

STOCK DRIVEWAY WITHDRAWAL NO. 235,
CALIFORNIA NO. 17, REDUCED; LANDS
CLASSIFIED

MARCH 7, 1952.

Pursuant to the authority delegated by the Director, Bureau of Land Management, in section 2.21 and section 2.22 (a) (1) of Order No. 427 dated August 16, 1950 (15 F. R. 5639), it is ordered as follows:

Subject to valid existing rights and the provisions of other existing withdrawals, the Departmental order of January 21, 1933, establishing Stock Driveway Withdrawal No. 235, California No. 17, under section 10 of the act of December 10, 1916 (30 Stat. 865; 43 U. S. C. 300), is hereby revoked so far as it affects the following described lands, and the same are hereby classified for disposal only under the homestead or desert land laws:

MOUNT DIABLO MERIDIAN

T. 25 S., R. 36 E.,
Sec. 20, SE $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$

The area described aggregates 120 acres. The lands are principally valuable for the production of agricultural crops by artificial irrigation methods.

This order shall not otherwise become effective to change the status of such lands until 10:00 a. m. on the 35th day after the date of this order. At that time the said lands shall, subject to valid existing rights and the provisions of existing withdrawals, become subject to application, petition, location, and selection as follows:

(a) *Ninety-one day period for preference right filings.* For a period of 91 days, commencing at the hour and on the day specified above, the public lands affected by this order shall be subject only to (1) application under the homestead or the desert land laws by qualified veterans of World War II and other qualified persons entitled to preference under the act of September 27, 1944 (58 Stat. 747; 43 U. S. C. 279-284), as amended, subject to the requirements of applicable law; and (2) application under any applicable public land law, based on prior existing valid settlement rights and preference rights conferred by existing laws or equitable claims subject to allowance and confirmation. Applications under subdivision (1) of this paragraph shall be subject to applications and claims of the classes described in subdivision (2) of this paragraph. All applications filed under this paragraph either at or before 10:00 a. m. on the 35th day after the date of this order shall be treated as though filed simultaneously at that time. All applications filed under this paragraph after 10:00 a. m. on the said 35th day shall be considered in the order of filing.

(b) *Date for non-preference right filings.* Commencing at 10:00 a. m. on the 126th day after the date of this order, any lands remaining unappropriated shall become subject to such application, petition, location, selection, or other appropriation by the public generally as may be authorized by the public land laws. All such applications filed either at or before 10:00 a. m. on the 126th day after the date of this order shall be treated as though filed simultaneously at the hour specified on such 126th day. All applications filed thereafter shall be considered in the order of filing.

A veteran shall accompany his application with a complete photostatic, or other copy (both sides) of his certificate of honorable discharge, or of an official document of his branch of the service which shows clearly his honorable discharge as defined in § 181.36 of Title 43 of the Code of Federal Regulations, or constitutes evidence of other facts upon which the claim for preference is based and which shows clearly the period of service. Other persons claiming credit for service of veterans must furnish like proof in support of their claims. Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their applications by duly corroborated statements in support thereof, setting forth in detail all facts relevant to their claims.

Applications for these lands, which shall be filed in the Land Office, Los Angeles, California, shall be acted upon in accordance with the regulations contained in § 295.8 of Title 43 of the Code of Federal Regulations and Part 296 of this title, to the extent that such regulations are applicable. Applications under the homestead laws shall be governed by the regulations contained in Parts 166 to 170, inclusive, of Title 43 of the Code of Federal Regulations, and applications under the desert land laws shall be governed by the regulations contained in Part 232 of this title.

Inquiries concerning these lands shall be addressed to the Manager, Land Office, Los Angeles, California.

L. T. HOFFMAN,
Regional Administrator.

[F. R. Doc. 52-3008; Filed, Mar. 14, 1952;
8:45 a. m.]

[Blackfoot 037652]

IDAHO

ORDER PROVIDING FOR THE OPENING OF
PUBLIC LANDS

MARCH 10, 1952.

Pursuant to the provisions of the Carey Act of August 18, 1894 (28 Stat. 422; 43 U. S. C. sec. 641), the State of Idaho found that the hereinafter-described lands are unsuitable for irrigation and reclamation, and accordingly reconveyed such lands to the United States:

BOISE MERIDIAN

T. 10 S., R. 17 E.,
Sec. 1, lot 3.

T. 10 S., R. 20 E.,
Sec. 35, SW $\frac{1}{4}$ SW $\frac{1}{4}$.

No applications for these lands may be allowed under the homestead, small tract, desert-land, or any other non-mineral public-land laws, unless the lands have already been classified as valuable or suitable for such type of application, or shall be so classified upon consideration of an application.

This order shall not otherwise become effective to change the status of such lands until 10:00 a. m. on the 35th day after the date of this order. At that time the said lands shall, subject to valid existing rights and the provisions of existing withdrawals, become subject to application, petition, location, and selection as follows:

(a) *Ninety-one day period for preference-right filings.* For a period of 91 days, commencing at the hour and on the day specified above, the public lands affected by this order shall be subject only to (1) application under the homestead or the desert-land laws or the Small Tract Act of June 1, 1938, 52 Stat. 609 (43 U. S. C. 682a), as amended, by qualified veterans of World War II and other qualified persons entitled to preference under the act of September 27, 1944, 58 Stat. 747 (43 U. S. C. 279-284), as amended, subject to the requirements of applicable law, and (2) application under any applicable public-land law, based on prior existing valid settlement rights and preference rights conferred by existing laws or equitable claims subject to allowance and confirmation. Applications under subdivision (1) of this paragraph shall be subject to applications and claims of the classes described in subdivision (2) of this paragraph. All applications filed under this paragraph either at or before 10:00 a. m. on the 35th day after the date of this order shall be treated as though filed simultaneously at that time. All applications filed under this paragraph after 10:00 a. m. on the said 35th day shall be considered in the order of filing.

(b) *Date for non-preference-right filings.* Commencing at 10:00 a. m. on the 126th day after the date of this order, any lands remaining unappropriated shall become subject to such application, petition, location, selection, or other appropriation by the public generally as may be authorized by the public-land laws. All such applications filed either at or before 10:00 a. m. on the 126th day after the date of this order, shall be

treated as though filed simultaneously at the hour specified on such 126th day. All applications filed thereafter shall be considered in the order of filing.

A veteran shall accompany his application with a complete photostatic, or other copy (both sides), of his certificate of honorable discharge, or of an official document of his branch of the service which shows clearly his honorable discharge as defined in § 181.36 of Title 43 of the Code of Federal Regulations, or constitutes evidence of other facts upon which the claim for preference is based and which shows clearly the period of service. Other persons claiming credit for service of veterans must furnish like proof in support of their claims. Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their applications by duly corroborated statements in support thereof, setting forth in detail all facts relevant to their claims.

Applications for these lands, which shall be filed in the Land and Survey Office, Boise, Idaho, shall be acted upon in accordance with the regulations contained in § 295.8 of Title 43 of the Code of Federal Regulations and Part 296 of that title, to the extent that such regulations are applicable. Applications under the homestead laws shall be governed by the regulations contained in Parts 166 to 170, inclusive, of Title 43 of the Code of Federal Regulations, and applications under the desert-land laws and the said Small Tract Act of June 1, 1938, shall be governed by the regulations contained in Parts 232 and 257, respectively, of that title.

Inquiries concerning these lands shall be addressed to the Manager, Land and Survey Office, Boise, Idaho.

WILLIAM ZIMMERMAN, Jr.,
Associate Director.

[F. R. Doc. 52-3009; Filed, Mar. 14, 1952;
8:45 a. m.]

[Misc. 62274]

IDAHO

ORDER PROVIDING FOR THE OPENING OF
PUBLIC LANDS RESTORED FROM THE
MOUNTAIN HOME PROJECT

MARCH 11, 1952.

An order of the Bureau of Reclamation dated July 17, 1951, concurred in by the Acting Director, Bureau of Land Management, July 25, 1951, revoked the Departmental order of March 22, 1919, so far as it withdrew under the provisions of the Reclamation Act of June 17, 1902 (32 Stat. 388), the following described land in connection with the Mountain Home Project, Idaho, and provided that such revocation shall not affect the withdrawal of any other lands by said order or affect any other order withdrawing or reserving the lands described:

BOISE MERIDIAN

T. 1 N., R. 1 E.,
Sec. 5, lot 4;
Secs. 33 and 34.

The above areas aggregate 1,322.10 acres.

The lands are chiefly valuable for grazing.

No applications for these lands may be allowed under the homestead, small tract, desert-land, or any other non-mineral public-land laws, unless the lands have already been classified as valuable or suitable for such type of application, or shall be so classified upon the consideration of an application.

This order shall not otherwise become effective to change the status of such lands until 10:00 a. m. on the 35th day after the date of this order. At that time the said lands shall, subject to valid existing rights and the provisions of existing withdrawals, become subject to application, petition, location, and selection as follows:

(a) *Ninety-one day period for preference-right filings.* For a period of 91 days, commencing at the hour and on the day specified above, the public lands affected by this order shall be subject only to (1) application under the homestead or the desert-land laws or the Small Tract Act of June 1, 1938, 52 Stat. 609 (43 U. S. C. 682a), as amended, by qualified veterans of World War II and other qualified persons entitled to preference under the act of September 27, 1944, 58 Stat. 747 (43 U. S. C. 279-284), as amended, subject to the requirements of applicable law, and (2) application under any applicable public-land law, based on prior existing valid settlement rights and preference rights conferred by existing laws or equitable claims subject to allowance and confirmation. Applications under subdivision (1) of this paragraph shall be subject to applications and claims of the classes described in subdivision (2) of this paragraph. All applications filed under this paragraph either at or before 10:00 a. m. on the 35th day after the date of this order shall be treated as though filed simultaneously at that time. All applications filed under this paragraph after 10:00 a. m. on the said 35th day shall be considered in the order of filing.

(b) *Date for non-preference-right filings.* Commencing at 10:00 a. m. on the 126th day after the date of this order, any lands remaining unappropriated shall become subject to such application, petition, location, selection, or other appropriation by the public generally as may be authorized by the public-land laws. All such applications filed either at or before 10:00 a. m. on the 126th day after the date of this order, shall be treated as though filed simultaneously at the hour specified on such 126th day. All applications filed thereafter shall be considered in the order of filing.

A veteran shall accompany his application with a complete photostatic, or other copy (both sides), of his certificate of honorable discharge, or of an official document of his branch of the service which shows clearly his honorable discharge as defined in § 181.36 of Title 43 of the Code of Federal Regulations, or constitutes evidence of other facts upon which the claim for preference is based and which shows clearly the period of service. Other persons claiming credit for service of veterans must furnish like proof in support of their claims. Persons asserting pref-

erence rights, through settlement or otherwise, and those having equitable claims, shall accompany their applications by duly corroborated statements in support thereof, setting forth in detail all facts relevant to their claims.

Applications for these lands, which shall be filed in the Land and Survey Office, Boise, Idaho, shall be acted upon in accordance with the regulations contained in § 295.8 of Title 43 of the Code of Federal Regulations and Part 296 of that title, to the extent that such regulations are applicable. Applications under the homestead laws shall be governed by the regulations contained in Parts 166 to 170, inclusive, of Title 43 of the Code of Federal Regulations, and applications under the desert-land laws and the said Small Tract Act of June 1, 1938, shall be governed by the regulations contained in Parts 232 and 257, respectively, of that title.

Inquiries concerning these lands shall be addressed to the Manager, Land and Survey Office, Boise, Idaho.

WILLIAM ZIMMERMAN, Jr.,
Associate Director.

F. R. Doc. 52-3010; Filed, Mar. 14, 1952;
8:45 a. m.]

WYOMING

AIR NAVIGATION SITE WITHDRAWAL NO. 301
MARCH 10, 1952.

By virtue of the authority contained in section 4 of the act of May 24, 1928 (45 Stat. 729; 49 U. S. C. 214), and in accordance with Departmental Order No. 427, section 2.22 (a), of August 16, 1950 (15 F. R. 5641), it is ordered as follows:

Subject to valid existing rights, the following described public land in Wyoming is hereby withdrawn from all forms of appropriation under the public land laws and reserved for the use of the Civil Aeronautics Administration, Department of Commerce, in the maintenance of air navigation facilities, the reservation to be known as Air Navigation Site Withdrawal No. 301.

SIXTH PRINCIPAL MERIDIAN

T. 36 N., R. 79 W.,
Sec. 13, W $\frac{1}{2}$ NW $\frac{1}{4}$

The area described aggregates 80 acres. It is intended that the above described lands shall be returned to the administration of the Department of the Interior when they are no longer needed for the purpose for which they are reserved.

ALBIN D. MOLOHON,
Regional Administrator.

[F. R. Doc. 52-3007; Filed, Mar. 14, 1952;
8:45 a. m.]

DEPARTMENT OF THE TREASURY

Bureau of Internal Revenue

COMMISSIONER OF INTERNAL REVENUE

DELEGATION OF AUTHORITY WITH RESPECT TO DISPOSITION OF REAL ESTATE

The statement of organization contained in F. R. Doc. 46-15357, appearing at page 177A-22, Part II, Section 1, of

the issue for September 11, 1946, as amended prior to January 1, 1948 (1946 and 1947 Supps.), and as amended subsequent to December 31, 1947 (13 F. R. 2195, 2426, 4121, 4122, 7710; 14 F. R. 2070; 15 F. R. 6893), is hereby further amended as follows:

Section 2 (formerly § 600.2), Office of Commissioner, is amended by adding a new paragraph to read as follows:

(c) *Delegation of authority; disposition of real estate acquired by United States.* Pursuant to Reorganization Plan No. 26 of 1950, the Secretary of the Treasury has conferred and imposed upon the Commissioner of Internal Revenue the function formerly performed by the Secretary under section 3795 (b), (c), and (d) of the Internal Revenue Code relating respectively, to the sale, lease, or release of real estate acquired by the United States under the internal revenue laws.

(Sec. 3 (a) (1), 60 Stat. 238; 5 U. S. C. 1002)

[SEAL] THOMAS J. LYNCH,
Acting Secretary of the Treasury.

[F. R. Doc. 52-3052; Filed, Mar. 14, 1952;
8:49 a. m.]

DEPARTMENT OF LABOR

Wage and Hour and Public Contracts Divisions

EMPLOYMENT OF HANDICAPPED CLIENTS BY SHELTERED WORKSHOPS

ISSUANCE OF SPECIAL CERTIFICATES

Notice is hereby given that special certificates authorizing the employment of handicapped clients at hourly wage rates lower than the minimum wage rates applicable under section 6 of the Fair Labor Standards Act of 1938, as amended, and section 1 (b) of the Walsh-Healey Public Contracts Act, as amended, have been issued to the sheltered workshops hereinafter mentioned, under section 14 of the Fair Labor Standards Act of 1938, as amended (sec. 14, 52 Stat. 1068; 29 U. S. C. 214; as amended 63 Stat. 910) and Part 525 of the regulations issued thereunder, as amended (29 CFR Part 525), and under sections 4 and 6 of the Walsh-Healey Public Contracts Act (secs. 4, 6, 49 Stat. 2038; 41 U. S. C. 38, 40) and Article 1102 of the regulations issued pursuant thereto (41 CFR 201.1102).

The names and addresses of the sheltered workshops to which certificates were issued, wage rates, and the effective and expiration dates of the certificates are as follows:

New Hampshire Association for the Blind, Concord, New Hampshire; at a wage rate of not less than the piece rate paid non-handicapped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 15 cents per hour, whichever is higher, and a rate of not less than 5 cents for each new client during his initial 4-week evaluation period in the workshop; certificate is effective February 1, 1952, and expires January 31, 1953.

Goodwill Industries of New Jersey, 574 Jersey Avenue, Jersey City 2, New Jer-

sey; at a wage rate of not less than the piece rate paid non-handicapped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 50 cents per hour, whichever is higher; certificate is effective February 18, 1952, and expires January 31, 1953.

Goodwill Industries of New Jersey, 288 Clark Street, Jersey City 4, New Jersey; at a wage rate of not less than the piece rate paid non-handicapped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 50 cents per hour, whichever is higher; certificate is effective February 18, 1952, and expires January 31, 1953.

Mobile Association for the Blind, 500 St. Michael Street, Mobile, Alabama; at a wage rate of not less than the piece rate paid non-handicapped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 45 cents per hour, whichever is higher, and a rate of not less than 30 cents for each new client during his initial 4-week evaluation period in the workshop; certificate is effective January 25, 1952, and expires December 31, 1952.

Michigan Employment Institution for the Blind, 924 Houghton Avenue, Saginaw, Michigan; at a wage rate of not less than the piece rate paid non-handicapped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 20 cents per hour, whichever is higher, and a rate of not less than 15 cents for each new client during his initial 4-week evaluation period in the workshop; certificate is effective March 1, 1952, and expires February 28, 1953.

Volunteers of America, 290 West Main Street, Mansfield, Ohio; at a wage rate of not less than the piece rate paid non-handicapped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 25 cents per hour, whichever is higher, and a rate of not less than 20 cents for each new client during his initial 4-week evaluation period in the workshop; certificate is effective March 1, 1952, and expires February 28, 1953.

Evansville Goodwill Industries, Inc., 18 Locust Street, Evansville, Indiana; at a wage rate of not less than the piece rate paid non-handicapped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 50 cents per hour, whichever is higher; certificate is effective February 1, 1952, and expires January 31, 1953.

Jewish Vocational Service, Vocational Adjustment Center, 231 South Wells Street, Chicago 4, Illinois; at a wage rate of not less than the piece rate paid non-handicapped employees engaged in the same occupation in regular commercial industry maintaining approved labor standards, or not less than 50 cents per hour, whichever is higher; certificate is effective February 1, 1952, and expires January 31, 1953.

The employment of handicapped clients in the above-mentioned sheltered

workshops under these certificates is limited to the terms and conditions therein contained and is subject to the provisions of Part 525 of the regulations, as amended. These certificates have been issued on the applicants' representations that they are sheltered workshops as defined in the regulations and that special services are provided their handicapped clients. A sheltered workshop is defined as, "A charitable organization or institution conducted not for profit, but for the purpose of carrying out a recognized program of rehabilitation for individuals whose earning capacity is impaired by age or physical or mental deficiency or injury, and to provide such individuals with remunerative employment or other occupational rehabilitating activity of an educational or therapeutic nature."

These certificates may be canceled in the manner provided in the regulations, as amended. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within 15 days after the publication of this notice in the FEDERAL REGISTER.

Signed at Washington, D. C., this 6th day of March 1952.

JACOB I. BELLOW,
Assistant Chief of Field Operations.

[F. R. Doc. 52-3047; Filed, Mar. 14, 1952;
8:49 a. m.]

DEFENSE MATERIALS PROCUREMENT AGENCY

[Delegation No. 8]

ADMINISTRATOR OF GENERAL SERVICES
DELEGATION OF AUTHORITY TO PURCHASE
MICA OF DOMESTIC ORIGIN

1. Pursuant to the authority vested in me as Defense Materials Procurement Administrator by Executive Order No. 10281 of August 28, 1951 (16 F. R. 8789), and the Defense Production Act of 1950, as amended (Pub. Law 774, 81st Cong., and Pub. Laws 69 and 96, 82d Cong.) and other applicable law, I hereby delegate to the Administrator of General Services the authority to purchase, for Government use and resale, hand-cobbed muscovite ruby crude mica and processed muscovite ruby block and film mica, all of domestic origin, as authorized by the Defense Production Administration on February 5, 1952.

2. The function delegated hereby shall be carried out in accordance with such policies as may be established by the Defense Materials Procurement Administrator.

3. The authority herein delegated may be redelegated to officers and employees of the General Services Administration, with or without authority for further redelegation.

4. This delegation is effective as of the date hereof.

Dated: March 12, 1952.

JESS LARSON,
Defense Materials Procurement
Administrator.

[F. R. Doc. 52-3093; Filed, Mar. 14, 1952;
8:51 a. m.]

FEDERAL POWER COMMISSION

[Project No. 1922]

CITY OF KETCHIKAN, ALASKA

NOTICE OF ORDER APPROVING DRAWINGS AS
PART OF LICENSE

MARCH 10, 1952.

Notice is hereby given that on March 5, 1952, the Federal Power Commission issued its order, entered February 26, 1952, approving revised Exhibit L drawings as part of license in the above-entitled matter.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 52-3018; Filed, Mar. 14, 1952;
8:47 a. m.]

[Project No. 1956]

LYLES FORD TRI-COUNTY POWER
AUTHORITY

NOTICE OF APPLICATION FOR LICENSE

MARCH 10, 1952.

Public notice is hereby given that Lyles Ford Tri-County Power Authority of Union, South Carolina has made application for a license pursuant to the provisions of the Federal Power Act (16 U. S. C. 791-825r) for a hydro-project (Project No. 1956) on the Broad and Congaree Rivers in Richland, Lexington, Fairfield, Newberry, Laurens, Union and Chester Counties, South Carolina. The proposed hydroelectric project would consist of three developments consisting of:

The Blairs unit would be located about 40 miles upstream from Columbia, South Carolina, on the Broad River. Project works consist of a dam with an over-all length of about 3,300 feet composed of a concrete gated-spillway section about 1,588 feet long, an earth embankment section about 700 feet long, two nonoverflow concrete sections, and a concrete powerhouse section; a powerhouse integral with the dam and containing generating units having a total capacity of 82,500 kilowatts; a reservoir with a surface area of about 36,500 acres at full pool elevation 340 feet above mean sea level and a usable storage capacity for power purposes of about 705,000 acre-feet; and appurtenant facilities.

The Frost Shoals unit would be located about 6 miles upstream from Columbia, South Carolina, on the Broad River. Project works would consist of a dam with an over-all length of about 4,730 feet composed of an earth embankment about 2,600 feet long, a concrete-gated-spillway section 1,480 feet long, a concrete non-overflow section and a concrete powerhouse section; a powerhouse integral with the dam and containing generating units having a total capacity of 96,000 kilowatts; a reservoir with a surface area of about 13,600 acres at full pool elevation 230 feet above mean sea level and a usable storage capacity of about 67,000 acre-feet for power purposes; and appurtenant facilities.

The Columbia reregulating unit would be located on the Congaree River at Columbia, South Carolina. Project works would consist of a concrete dam about

2,260 feet long composed of a gated-spillway section approximately 1,336 feet long and a non-overflow section; a powerhouse having a total installation of 39,000 kilowatts; a reservoir with a surface area of about 1,800 acres at full pool elevation 162 feet above mean sea level and a total usable storage capacity of about 17,600 acre-feet; and appurtenant facilities.

Any protest against the approval of this application or request for any action thereon, with reasons for such protest or request, and the name and address of the party or parties so protesting or requesting, should be submitted on or before April 15, 1952, to the Federal Power Commission at Washington 25, D. C.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 52-3014; Filed, Mar. 14, 1952;
8:46 a. m.]

[Project No. 1960]

DAIRYLAND POWER COOPERATIVE

NOTICE OF ORDER APPROVING REVISED
DRAWINGS AS PART OF LICENSE

MARCH 10, 1952.

Notice is hereby given that on March 5, 1952, the Federal Power Commission issued its order, entered February 26, 1952, approving revised Exhibit K drawings as part of license in the above-entitled matter.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 52-3019; Filed, Mar. 14, 1952;
8:47 a. m.]

[Project No. 2042]

PUBLIC UTILITY DISTRICT NO. 1 OF PEND
OREILLE COUNTY, WASHINGTON

NOTICE OF ORDER ISSUING LICENSE (MAJOR)

MARCH 10, 1952.

Notice is hereby given that on February 7, 1952, the Federal Power Commission issued its order, entered February 5, 1952, issuing license (Major) in the above-entitled matter.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 52-3020; Filed, Mar. 14, 1952;
8:47 a. m.]

[Project No. 2084]

NIAGARA MOHAWK POWER CORP.

NOTICE OF ORDER ISSUING LICENSE
(MAJOR)

MARCH 10, 1952.

Notice is hereby given that on February 5, 1952, the Federal Power Commission issued its order, entered January 31, 1952, issuing license (Major) in the above-entitled matter.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 52-3021; Filed, Mar. 14, 1952;
8:47 a. m.]

[Docket No. G-1429]

PACIFIC NORTHWEST PIPELINE CORP.

NOTICE OF AMENDED APPLICATION FOR A
CERTIFICATE OF PUBLIC CONVENIENCE AND
NECESSITY

MARCH 11, 1952.

Take notice that Pacific Northwest Pipeline Corporation (Applicant), a Delaware corporation, address, M & M Building, Houston, Texas, filed on March 5, 1952, an amended application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing the construction and operation of certain transmission pipe line facilities hereinafter described.

Applicant proposes to transport 250 million cubic feet per day of natural gas purchased from a wholly owned subsidiary, Prairie Transmission Lines, Ltd., at the international boundary between Canada and the United States adjacent to the northern boundary of Stevens County, Washington, into and through the States of Washington and Oregon, and to transport 25 million cubic feet per day to the international boundary between the United States and Canada adjacent to Whatcom County, Washington. It is proposed that the gas so transported will be sold to the following distributing companies, to-wit: Anacortes Gas Company, Washington Gas and Electric Company, Bellingham Gas Company, United Gas of Washington, Northwestern Natural Gas Corporation, Seattle Gas Company, Twin Cities Gas Company, Spokane Gas and Fuel Company, Portland Gas and Coke Company, Wenatchee Gas Company, and Northwestern Cities Gas Company in the States of Washington and Oregon and to the Prairie Transmission Lines, Ltd., at the United States and Canadian Boundary for delivery to Vancouver, British Columbia; and to the following industrial customers in the State of Washington, to-wit: Atomic Energy Commission, Northwest Magnesite Company, Northwest Portland Cement Company, Permanente Metals Company, Kaiser Aluminum & Chemical Company, Pacific Northwest Alloys, Columbia Portland Cement Company, and Spokane Portland Cement Company. For such purposes, Applicant proposes to construct and operate approximately 757 miles of pipe line varying in diameter from 26 inches to 3½ inches, three compressor stations and other appurtenant facilities.

Applicant also proposes to purchase 225 million cubic feet of natural gas per day from Panhandle Eastern Pipe Line Company at or near the international boundary between the United States and Canada near River Rouge, Michigan, and to sell such gas to Canadian Natural Gas Pipe Lines, Ltd., at the said international boundary. For such purposes, Applicant proposes to construct pipeline interconnections, crossings and metering facilities at the said international boundary.

The estimated costs of the proposed facilities is \$58,425,000, including \$600,-

000 as working capital. The proposed financing includes the issuance of bonds, preferred stock, and common stock.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 31st day of March 1952. The application is on file with the Commission for public inspection.

[SEAL]

LEON M. FUQUAY,
Secretary.[F. R. Doc. 52-3043; Filed, Mar. 14, 1952;
8:49 a. m.]

[Docket Nos. G-1486, G-1846]

WABASH NATURAL GAS CO. AND CONSUMERS
GAS CO.

NOTICE OF FINDINGS AND ORDER

MARCH 10, 1952.

Notice is hereby given that on March 7, 1952, the Federal Power Commission issued its order, entered March 4, 1952, issuing certificate of public convenience and necessity in Docket No. G-1846, dismissing application to abandon, and modifying order (16 F. R. 2689), issuing certificate of public convenience and necessity in Docket No. G-1486.

[SEAL]

LEON M. FUQUAY,
Secretary.[F. R. Doc. 52-3015; Filed, Mar. 14, 1952;
8:46 a. m.]

[Docket Nos. G-1852, G-1853]

LOUISIANA NATURAL GAS CORP. AND TEXAS
NORTHERN NATURAL GAS CORP.NOTICE OF ORDER ALLOWING RATE TARIFFS TO
TAKE EFFECT

MARCH 10, 1952.

Notice is hereby given that on March 7, 1952, the Federal Power Commission issued its order, entered March 4, 1952, allowing rate tariffs to take effect in the above-entitled matters.

[SEAL]

LEON M. FUQUAY,
Secretary.[F. R. Doc. 52-3016; Filed, Mar. 14, 1952;
8:47 a. m.]

[Docket No. G-1871]

OHIO FUEL GAS CO.

NOTICE OF FINDINGS AND ORDER

MARCH 10, 1952.

Notice is hereby given that on March 7, 1952, the Federal Power Commission issued its order, entered March 4, 1952, issuing a certificate of public convenience and necessity in the above-entitled matter.

[SEAL]

LEON M. FUQUAY,
Secretary.[F. R. Doc. 52-3017; Filed, Mar. 14, 1952;
8:47 a. m.]

[Docket Nos. G-1878, G-1889]

MARTIN WUNDERLICH ET AL.

ORDER CONSOLIDATING PROCEEDINGS AND
FIXING DATE OF HEARING

MARCH 10, 1952.

In the matters of Martin Wunderlich and Lee Aikin, Docket No. G-1878; Lone Star Gas Company, Docket No. G-1889.

On January 21, 1952, Martin Wunderlich and Lee Aikin, individuals, filed an application for permission and approval under section 7 (b) of the Natural Gas Act to abandon by sale to Lone Star Gas Company (Lone Star) natural gas transmission pipe-line facilities included in the Wichita Falls district of United Gas Pipe Line Company, which facilities are to be acquired by Wunderlich and Aikin from United Gas Pipe Line Company pursuant to authorization issued by the Commission in its order issued January 8, 1952, in Docket Nos. G-1801 and G-1825 (in the Matters of Martin Wunderlich and Lee Aikin and United Gas Pipe Line Company). Said facilities are more fully described in the aforementioned application now on file with the Commission and open for public inspection. Wunderlich and Aikin request that their application be heard under the shortened procedure provided by § 1.32 (b) of the Commission's rules of practice and procedure.

On February 4, 1952, and pursuant to conditions contained in said order of January 8, 1952, Lone Star filed an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act authorizing the acquisition from Wunderlich and Aikin of said natural-gas facilities, and further authorizing the construction and operation of additional pipeline facilities for the purpose of supplying the Wichita Falls and Fort Worth areas. Said natural-gas facilities are fully described in the aforementioned application now on file with the Commission and open for public inspection. Lone Star has requested that its application be heard under the shortened procedure provided by the Commission's rules.

The Commission finds:

(1) Good cause exists and it would be in the public interest to consolidate the above-docketed proceedings for purposes of hearing.

(2) Good cause has not been shown for granting Applicants' requests that their applications be heard under the shortened procedure as provided by the Commission's rules of practice and procedure, and said requests should be denied as hereinafter ordered.

(3) Good cause exists for fixing the date of hearing in these proceedings less than 15 days after publication of this order in the FEDERAL REGISTER.

The Commission orders:

(A) The request of Martin Wunderlich and Lee Aikin that their application in Docket No. G-1878, and the request of Lone Star Gas Company that its application in Docket No. G-1889, be heard under the shortened procedure provided by § 1.32 (b) of the Commission's rules of practice and procedure (18 CFR 1.32 (b)) be and the same hereby are denied.

(B) Pursuant to authority contained in and by virtue of the jurisdiction con-

ferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's rules of practice and procedure, a hearing be held on March 24, 1952, at 10:00 a. m., e. s. t., in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., concerning the matters involved and the issues presented by such applications.

(C) Interested State commissions may participate as provided by §§ 1.8 and 1.37 (f) (18 CFR 1.8 and 1.37 (f)) of the said rules of practice and procedure.

Date of issuance: March 11, 1952.

By the Commission. Chairman Buchanan dissenting as to denial of shortened procedure.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 52-3022; Filed, Mar. 14, 1952;
8:47 a. m.]

HOUSING AND HOME FINANCE AGENCY

Federal Housing Administration

FIELD ORGANIZATION

MISCELLANEOUS AMENDMENTS

The following entries in section 22 (b) (5) are amended as indicated:

1. Opposite "Birmingham, Alabama," delete the address "225 Third Ave., No., Federal Bldg." and in lieu thereof insert: "Social Security Building, 2111-13 Seventh Avenue, North."

2. Opposite "San Diego, California," delete the address "Harbor Insurance Bldg." and in lieu thereof insert: "Room 200, San Diego Federal Savings Building, 601 'A' Street."

3. Opposite "District of Columbia" delete the address "Third Floor, Cafritz Bldg., 1625 Eye Street NW." and in lieu thereof insert: "Room 102, 1001 Vermont Avenue NW."

4. Opposite "Honolulu, Hawaii," delete the address "Federal Bldg." and in lieu thereof insert: "Alexander Young Building, 1015 Bishop Street."

5. Opposite "New York City, New York," delete the address "90 Church Street" and in lieu thereof insert: "John Wanamaker Building, 70 East 10th Street."

6. Opposite "Cheyenne, Wyoming," delete the address "U. A. L. Administration Bldg." and in lieu thereof insert: "Room 305, Federal Building, Carey Avenue and 20th Street."

OSBORNE KOERNER,

Director, Administrative Services.

[F. R. Doc. 52-3050; Filed, Mar. 14, 1952;
8:49 a. m.]

Office of the Administrator

DIRECTOR, DIVISION OF SLUM CLEARANCE
AND URBAN REDEVELOPMENT

DELEGATION OF AUTHORITY WITH RESPECT
TO ADMINISTRATION OF TITLE IV OF DE-
FENSE HOUSING AND COMMUNITY FACIL-
ITIES AND SERVICES ACT OF 1951

1. The Director, Division of Slum
Clearance and Urban Redevelopment,

Office of the Administrator, Housing and
Home Finance Agency, is hereby au-
thorized:

A. To execute and carry out the pow-
ers and functions vested in the Housing
and Home Finance Administrator under
Title IV of the Defense Housing and
Community Facilities and Services Act
of 1951 (Pub. Law 139, approved Sep-
tember 1, 1951), including the power to
administer the program authorized
under such Title IV, with the exception,
however, of (1) the power to obtain
money from the Treasury of the United
States under section 404 of such act,
and (2) the approval of, and the alloca-
tion of funds for, any project to be
undertaken pursuant to such Title IV;
and

B. To redelegate any of the authority
hereby delegated to and vested in the
Director to such qualified officers and
employees as he may select.

2. Any instrument or document ex-
ecuted by the Director, or by any officer
or employee duly authorized through a
redlegation of authority by the Direc-
tor, purporting to convey any right, title
or interest in or to real or personal prop-
erty under the authority of this order,
shall be conclusive evidence of the au-
thority of such Director, officer or em-
ployee to act for the Housing and Home
Finance Administrator in executing such
instrument or document.

3. The authority hereby delegated
shall be exercised under the general
supervision of the Administrator and in
conformity with applicable law, orders
and regulations.

(President's Reorg. Plan 3 of 1947, 61 Stat.
954 (1947); sec. 502 of the Housing Act of
1948, approved Aug. 10, 1948, 62 Stat. 1268,
1283 (1948), as amended, 12 U. S. C., Sup.
IV 1701c; Pub. Law 139, 82d Cong., approved
Sept. 1, 1951)

Effective this 15th day of March 1952.

RAYMOND M. FOLEY,
Housing and Home
Finance Administrator.

[F. R. Doc. 52-3048; Filed, Mar. 14, 1952;
8:49 a. m.]

OFFICE OF DEFENSE MOBILIZATION

[CDHA 43]

FINDING AND DETERMINATION OF CRITICAL
DEFENSE HOUSING AREAS UNDER THE
DEFENSE HOUSING AND COMMUNITY
FACILITIES AND SERVICES ACT OF 1951

MARCH 14, 1952.

Upon a review of the construction of
new defense plants and installations, and
the reactivation or expansion of opera-
tions of existing defense plants and in-
stallations, and the in-migration of
defense workers or military personnel to
carry out activities at such plants or in-
stallations, and the availability of hous-
ing and community facilities and services
for such defense workers and military
personnel in each of the areas set forth
below, I find that all of the conditions set
forth in section 101 (b) of the Defense
Housing and Community Facilities and
Services Act of 1951 (Public Law 139,
82d Cong., 1st Sess.) exist.

Accordingly, pursuant to section 101
of the Defense Housing and Community
Facilities and Services Act of 1951 and by
virtue of the authority vested in me by
paragraph number 1 of Executive Order
10296 of October 2, 1951, I hereby de-
termine that each of said areas is a criti-
cal defense housing area.

Laredo Air Force Base, Texas, Area. (The
area consists of that portion of Webb County,
Texas, within a 10-mile radius of the Admin-
istration Building of the Laredo Air Force
Base, including the City of Laredo.)

Port Lavaca, Texas, Area. (The area con-
sists of all of Calhoun County, Texas.)

Yerington, Nevada, Area. (The area con-
sists of Mason Valley Township including
Yerington City, in Lyon County, Nevada.)

Williamsport, Pennsylvania, Area. (The
area consists of the Townships of Anthony,
Armstrong, Bastrass, Brady, Clinton, Eldred,
Fairfield, Hepburn, Limestone, Loyalsock,
Lycoming, Mifflin, Mill Creek, Muncy, Muncy
Creek, Nippenose, Old Lycoming, Platt,
Porter, Susquehanna, Upper Fairfield, Wash-
ington, Watson, Wolf and Woodward; also
the Boroughs of Dubolstown, Hughesville,
Jersey Shore, Montgomery, Montoursville,
Muncy, Picture Rocks, Salladasburg, and
South Williamsport; and the City of Will-
iamsport, all in Lycoming County, Pennsyl-
vania.)

C. E. WILSON,

Director,

Office of Defense Mobilization.

[F. R. Doc. 52-3137; Filed, Mar. 14, 1952;
10:50 a. m.]

[CDHA 43]

FINDING AND DETERMINATION OF CRITICAL
DEFENSE HOUSING AREAS UNDER THE
DEFENSE HOUSING AND COMMUNITY
FACILITIES AND SERVICES ACT OF 1951

MARCH 14, 1952.

Upon a review of the construction of
new defense plants and installations, and
the reactivation or expansion of opera-
tions of existing defense plants and in-
stallations, and the in-migration of
defense workers or military personnel to
carry out activities at such plants or in-
stallations, and the availability of hous-
ing and community facilities and
services for such defense workers and
military personnel in each of the areas
set forth below, I find that all of the
conditions set forth in section 101 (b)
of the Defense Housing and Community
Facilities and Services Act of 1951 (Pub-
lic Law 139, 82d Cong., 1st Sess.) exist.

Accordingly, pursuant to section 101
of the Defense Housing and Community
Facilities and Services Act of 1951 and
by virtue of the authority vested in me
by paragraph number 1 of Executive
Order 10296 of October 2, 1951, I hereby
determine that each of said areas is a
critical defense housing area.

New London, Connecticut. (The area con-
sists of the Towns of East Lyme, Groton,
Ledyard, Lyme, Montville, New London,
North Stonington, Norwich, Old Lyme, Salem,
Stonington and Waterford in New London
County.)

This supersedes certification under
Docket No. 40 dated November 20, 1951.

C. E. WILSON,

Director,

Office of Defense Mobilization.

[F. R. Doc. 52-3138; Filed, Mar. 14, 1952;
10:50 a. m.]

[Defense Manpower Policy No. 4,
Notification 18]

PLACEMENT OF PROCUREMENT IN THE IONIA-BELDING-GREENVILLE, MICHIGAN, AREA

NOTIFICATION TO DEPARTMENT OF DEFENSE
AND GENERAL SERVICES ADMINISTRATION

The Surplus Manpower Committee, appointed under Defense Manpower Policy No. 4, has reported to the Director of Defense Mobilization its findings and recommendation in the matter of placement of procurement in the Ionia-Belding-Greenville area. The recommendation has been reviewed within the Office of Defense Mobilization to determine its relationship to other policies affecting procurement for which this Office has responsibility, and no conflicts exist.

The Department of Defense and the General Services Administration are hereby notified that upon full consideration, the Director of Defense Mobilization has concluded that it is in the public interest to give preference to the Ionia-Belding-Greenville area, with the exception of the textile, apparel and shoe industries located in that area, in the placement of Government contracts, in accordance with the attached findings of the Committee and the provisions of Defense Manpower Policy No. 4. The Department of Defense and the General Services Administration are hereby requested to take the actions specified in paragraph 6 of section III of Defense Manpower Policy No. 4.

Public hearings will be held shortly on the entire textile, apparel and shoe industries, following which consideration will be given to certifying these industries under the provisions of the Policy.

The Department of Defense and the General Services Administration are requested to submit the first written report of the actions taken under this notification on April 14, 1952, and thereafter each 30 days until further notice.

OFFICE OF DEFENSE
MOBILIZATION,
CHARLES E. WILSON,
Director.

FINDINGS AND RECOMMENDATION OF THE SURPLUS MANPOWER COMMITTEE CONCERNING THE IONIA-BELDING-GREENVILLE, MICHIGAN, AREA UNDER DEFENSE MANPOWER POLICY NO. 4

Under date of February 21, 1952, the Defense Manpower Administration of the Department of Labor certified to this Committee, under Defense Manpower Policy No. 4, the existence of the Ionia-Belding-Greenville area as a surplus labor area under standards established by the Secretary of Labor.

On the basis of information contained in the files of the Committee and furnished by the Department of Labor relative to the manpower situation in the Ionia-Belding-Greenville area, and by the Department of Defense, the National Production Authority and the Department of Labor relative to facilities in the Ionia-Belding-Greenville area, the Committee makes the following findings and recommendation:

FINDINGS

The Committee finds:

1. That the Ionia-Belding-Greenville area, as defined by the Defense Manpower Administration, is an area of current labor surplus, including a surplus of manpower possessing

skills necessary to the fulfillment of Government contracts;

2. That there exist in the Ionia-Belding-Greenville area a comparatively small number of suitable facilities for the performance of additional Government contracts;

3. That in order to accomplish the objectives of Defense Manpower Policy No. 4, the public interest dictates the need for the negotiation of available Government contracts at reasonable prices in the Ionia-Belding-Greenville area to the extent that the facilities referred to in paragraph 2 make possible, provided that a substantial portion of the work involved in the execution of the contracts will be performed in the Ionia-Belding-Greenville area, and provided further that contractors in said area will be afforded the opportunity to meet prices obtainable elsewhere;

4. That no price differential for the Ionia-Belding-Greenville area is considered necessary in order to effectuate the objectives of Defense Manpower Policy No. 4, provided that the operations under the notification recommended herein will be reviewed within a reasonable period of time to determine whether the establishment of an appropriate maximum price differential is required in order to effectuate Defense Manpower Policy No. 4 for the Ionia-Belding-Greenville area; and

5. That the textile, apparel, and shoe industries, to the extent that they exist in the Ionia-Belding-Greenville area, should not be included in the application of Defense Manpower Policy No. 4 in the Ionia-Belding-Greenville area; after notice to and hearing of interested parties, consideration will be given to separate recommendations applying to the entire textile, apparel, and shoe industries.

RECOMMENDATION

The Committee recommends that the Director of Defense Mobilization conclude that it is in the public interest to give preference to the Ionia-Belding-Greenville area in the placement of contracts in accordance with the Committee's findings, and that the Director so notify the Secretary of Defense and the Administrator of the General Services Administration.

OFFICE OF DEFENSE
MOBILIZATION,
ARTHUR S. FLEMING,
Chairman,
Surplus Manpower Committee.

Approved:

CHARLES E. WILSON,
Director,
Office of Defense Mobilization.

[F. R. Doc. 52-3139; Filed, Mar. 14, 1952;
10:50 a. m.]

[Defense Manpower Policy No. 4,
Notification 19]

PLACEMENT OF PROCUREMENT IN THE NEW BEDFORD, MASSACHUSETTS, AREA

NOTIFICATION TO DEPARTMENT OF DEFENSE
AND GENERAL SERVICES ADMINISTRATION

The Surplus Manpower Committee, appointed under Defense Manpower Policy No. 4, has reported to the Director of Defense Mobilization its findings and recommendation in the matter of placement of procurement in the New Bedford area. The recommendation has been reviewed within the Office of Defense Mobilization to determine its relationship to other policies affecting procurement for which this Office has responsibility, and no conflicts exist.

The Department of Defense and the General Services Administration are hereby notified that upon full consideration, the Director of Defense Mobilization has concluded that it is in the public interest to give preference to the New Bedford area, with the exception of the textile, apparel and shoe industries located in that area, in the placement of Government contracts, in accordance with the attached findings of the Committee and the provisions of Defense Manpower Policy No. 4. The Department of Defense and the General Services Administration are hereby requested to take the actions specified in paragraph 6 of section III of Defense Manpower Policy No. 4.

Public hearings will be held shortly on the entire textile, apparel and shoe industries, following which consideration will be given to certifying these industries under the provisions of the Policy.

The Department of Defense and the General Services Administration are requested to submit the first written report of the actions taken under this notification on April 14, 1952, and thereafter each 30 days until further notice.

OFFICE OF DEFENSE
MOBILIZATION,
C. E. WILSON,
Director.

FINDINGS AND RECOMMENDATION OF THE SURPLUS MANPOWER COMMITTEE CONCERNING THE NEW BEDFORD, MASSACHUSETTS, AREA UNDER DEFENSE MANPOWER POLICY NO. 4

Under date of February 21, 1952, the Defense Manpower Administration of the Department of Labor certified to this Committee, under Defense Manpower Policy No. 4, the existence of the New Bedford area as a surplus labor area under standards established by the Secretary of Labor.

On the basis of information contained in the files of the Committee and furnished by the Department of Labor relative to the manpower situation in the New Bedford area, and by the Department of Defense, the National Production Authority and the Department of Labor relative to facilities in the New Bedford area, the Committee makes the following findings and recommendation:

FINDINGS

The Committee finds:

1. That the New Bedford area, as defined by the Defense Manpower Administration, is an area of current labor surplus, including a surplus of manpower possessing skills necessary to the fulfillment of Government contracts;

2. That there exist in the New Bedford area a comparatively small number of suitable facilities for the performance of additional Government contracts;

3. That in order to accomplish the objectives of Defense Manpower Policy No. 4, the public interest dictates the need for the negotiation of available Government contracts at reasonable prices in the New Bedford area to the extent that the facilities referred to in paragraph 2 make possible, provided that a substantial portion of the work involved in the execution of the contracts will be performed in the New Bedford area, and provided further that contractors in said area will be afforded the opportunity to meet prices obtainable elsewhere;

4. That no price differential for the New Bedford area is considered necessary in order to effectuate the objectives of Defense Manpower Policy No. 4, provided that the operations under the notification recommended

herein will be reviewed within a reasonable period of time to determine whether the establishment of an appropriate maximum price differential is required in order to effectuate Defense Manpower Policy No. 4 for the New Bedford area; and

5. That the textile, apparel, and shoe industries, to the extent that they exist in the New Bedford area, should not be included in the application of Defense Manpower Policy No. 4 in the New Bedford area; after notice to and hearing of interested parties, consideration will be given to separate recommendations applying to the entire textile, apparel, and shoe industries.

RECOMMENDATION

The Committee recommends that the Director of Defense Mobilization conclude that it is in the public interest to give preference to the New Bedford area in the placement of contracts in accordance with the Committee's findings, and that the Director so notify the Secretary of Defense and the Administrator of the General Services Administration.

OFFICE OF DEFENSE
MOBILIZATION,
ARTHUR S. FLEMING,
Chairman,
Surplus Manpower Committee.

Approved:

CHARLES E. WILSON,
Director,
Office of Defense Mobilization.

[P. R. Doc. 52-3140; Filed, Mar. 14, 1952;
10:50 a. m.]

[Defense Manpower Policy No. 4,
Notification 20]

PLACEMENT OF PROCUREMENT IN THE UNIONTOWN-CONNELLVILLE, PENNSYLVANIA, AREA

NOTIFICATION TO DEPARTMENT OF DEFENSE AND GENERAL SERVICES ADMINISTRATION

The Surplus Manpower Committee, appointed under Defense Manpower Policy No. 4, has reported to the Director of Defense Mobilization its findings and recommendation in the matter of placement of procurement in the Uniontown-Connellsville area. The recommendation has been reviewed within the Office of Defense Mobilization to determine its relationship to other policies affecting procurement for which this Office has responsibility, and no conflicts exist.

The Department of Defense and the General Services Administration are hereby notified that upon full consideration, the Director of Defense Mobilization has concluded that it is in the public interest to give preference to the Uniontown-Connellsville area, with the exception of the textile, apparel and shoe industries located in that area, in the placement of Government contracts, in accordance with the attached findings of the Committee and the provisions of Defense Manpower Policy No. 4. The Department of Defense and the General Services Administration are hereby requested to take the actions specified in paragraph 6 of section III of Defense Manpower Policy No. 4.

Public hearings will be held shortly on the entire textile, apparel and shoe industries, following which consideration will be given to certifying these industries under the provisions of the Policy.

The Department of Defense and the General Services Administration are requested to submit the first written report of the actions taken under this notification on April 14, 1952, and thereafter each 30 days until further notice.

OFFICE OF DEFENSE
MOBILIZATION,
C. E. WILSON,
Director.

FINDINGS AND RECOMMENDATION OF THE SURPLUS MANPOWER COMMITTEE CONCERNING THE UNIONTOWN-CONNELLVILLE, PENNSYLVANIA, AREA UNDER DEFENSE MANPOWER POLICY NO. 4

Under date of February 21, 1952, the Defense Manpower Administration of the Department of Labor certified to this Committee, under Defense Manpower Policy No. 4, the existence of the Uniontown-Connellsville area as a surplus labor area under standards established by the Secretary of Labor.

On the basis of information contained in the files of the Committee and furnished by the Department of Labor relative to the manpower situation in the Uniontown-Connellsville area, and by the Department of Defense, the National Production Authority and the Department of Labor relative to facilities in the Uniontown-Connellsville area, the Committee makes the following findings and recommendation:

FINDINGS

The Committee finds:

1. That the Uniontown-Connellsville area, as defined by the Defense Manpower Administration, is an area of current labor surplus, including a surplus of manpower possessing skills necessary to the fulfillment of Government contracts;

2. That there exist in the Uniontown-Connellsville area a comparatively small number of suitable facilities for the performance of additional Government contracts;

3. That in order to accomplish the objectives of Defense Manpower Policy No. 4, the public interest dictates the need for the negotiation of available Government contracts at reasonable prices in the Uniontown-Connellsville area to the extent that the facilities referred to in paragraph 2 make possible, provided that a substantial portion of the work involved in the execution of the contracts will be performed in the Uniontown-Connellsville area, and provided further that contractors in said area will be afforded the opportunity to meet prices obtainable elsewhere;

4. That no price differential for the Uniontown-Connellsville area is considered necessary in order to effectuate the objectives of Defense Manpower Policy No. 4, provided that the operations under the notification recommended herein will be reviewed within a reasonable period of time to determine whether the establishment of an appropriate maximum price differential is required in order to effectuate Defense Manpower Policy No. 4 for the Uniontown-Connellsville area; and

5. That the textile, apparel, and shoe industries, to the extent that they exist in the Uniontown-Connellsville area, should not be included in the application of Defense Manpower Policy No. 4 in the Uniontown-Connellsville area; after notice to and hearing of interested parties, consideration will be given to separate recommendations applying to the entire textile, apparel, and shoe industries.

RECOMMENDATION

The Committee recommends that the Director of Defense Mobilization conclude that it is in the public interest to give preference to the Uniontown-Connellsville area in the placement of contracts in accordance with the Committee's findings, and that the Di-

rector so notify the Secretary of Defense and the Administrator of the General Services Administration.

OFFICE OF DEFENSE
MOBILIZATION,
ARTHUR S. FLEMING,
Chairman,
Surplus Manpower Committee.

Approved:

CHARLES E. WILSON,
Director,
Office of Defense Mobilization.

[P. R. Doc. 52-3141; Filed, Mar. 14, 1952;
10:50 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 70-2758]

MIDDLE SOUTH UTILITIES, INC. AND
MISSISSIPPI POWER & LIGHT CO.

ORDER RELEASING JURISDICTION

MARCH 11, 1952.

The Commission having on January 22, 1952, issued its findings and opinion and Order authorizing the sale by Mississippi Power & Light Company ("Mississippi") of its gas properties to a new corporation, Mississippi Valley Gas Company ("Mississippi Valley"), for a cash consideration of \$11,128,151 plus or minus certain closing adjustments; and

The Commission having reserved jurisdiction to take such action as might be appropriate upon the filing of the definitive contract of purchase and sale between Mississippi Valley and Equitable Securities Corporation with respect to the proposed sale of common stock of Mississippi Valley; and

A further amendment having been filed herein setting forth the definitive contract of purchase and sale between Mississippi Valley and Equitable Securities Corporation, and the Commission finding that no further action need be taken with respect thereto:

It is ordered, That jurisdiction heretofore reserved be, and the same hereby is, released.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[P. R. Doc. 52-3023; Filed, Mar. 14, 1952;
8:47 a. m.]

[File No. 70-2805]

MIDDLE SOUTH UTILITIES, INC.

ORDER REGARDING ISSUE AND SALE OF COMMON STOCK SUBJECT TO RESERVATIONS OF JURISDICTION

MARCH 11, 1952.

Middle South Utilities, Inc. ("Middle South"), a registered holding company, having filed a declaration pursuant to the Public Utility Holding Company Act of 1935, particularly sections 6 (a) and 7 thereof, and Rule U-50 of the rules and regulations promulgated thereunder with respect to the following proposed transactions:

Middle South proposes to issue and sell pursuant to the competitive bidding requirements of Rule U-50, 600,000 shares

of its no par value common stock. Declarant states that of the proceeds from the sale Middle South intends to invest approximately \$10,000,000 for the purchase of additional common stock of one of its subsidiaries, Arkansas Power & Light Company, to aid that company in the financing of its construction program. Such proposed investment will, however, be the subject of a separate filing. The remainder of the proceeds from the sale will be used for further investments in the common stock of Middle South's subsidiaries and for other corporate purposes.

Declarant states that the construction program of the subsidiaries of Middle South for the years 1952 and 1953 is estimated at approximately \$65,000,000 and \$72,000,000, respectively, and that new financing by the subsidiaries will be required in the approximate amounts of \$48,500,000 in 1952 and \$46,500,000 in 1953. It is contemplated that the subsidiaries will issue and sell mortgage debt securities during the years 1952 and 1953 in the amounts of \$27,000,000 and \$38,500,000, respectively, and that the amount of \$11,500,000 will be raised in 1952 through a bank credit arrangement of one of the subsidiaries. Middle South states that it has no definitive plans for additional financing which will be required in order to provide needed equity capital for the subsidiaries, but proposes to attempt to secure bank credits, or make other arrangements, under which the cost of financing the construction program can be held to a minimum prior to the dates when the newly constructed properties are brought into operation. It is further stated that permanent financing of these bank credits and any additional financing by Middle South will be in such form, either in common stock or debt, as may be appropriate and advisable under the circumstances then existing.

Declarant requests that the period for receiving competitive bids pursuant to Rule U-50 be shortened so that bids may be received on March 19, 1952.

Said declaration having been filed on February 21, 1952, notice of filing having been given in the form and manner required by Rule U-23 promulgated pursuant to said act, the Commission not having received a request for hearing within the time specified in said notice, or otherwise, and the Commission not having ordered a hearing thereon; and

The Commission finding that the proposed transactions are in accordance with the applicable standards of the act and that no adverse findings are necessary thereunder and that it is not necessary to impose terms and conditions other than those set forth below, and the Commission also deeming it appropriate to grant declarant's request that the period for receiving bids pursuant to Rule U-50 be shortened so that bids may be received on March 19, 1952:

It is ordered, Pursuant to the applicable provisions of the act and the rules thereunder that the said declaration be, and the same hereby is, permitted to become effective, subject to the following reservations of jurisdiction:

1. That the proposed sale of common stock shall not be consummated until the results of competitive bidding pursuant to Rule U-50 shall have been made a matter of record herein and a further order entered by the Commission in the light of the record as so completed; and
2. That jurisdiction be, and the same hereby is, reserved with respect to the payment of fees and expenses incurred or to be incurred in connection with the proposed transactions;

It is further ordered, That the period for receiving competitive bids pursuant to Rule U-50 be shortened so that bids may be received on March 19, 1952.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 52-3024; Filed, Mar. 14, 1952;
8:47 a. m.]

ECONOMIC STABILIZATION AGENCY

Office of Price Stabilization

[Delegation of Authority No. 3, Supplement 1, Revision 1]

COUNSEL, OFFICE OF CHIEF COUNSEL,
NATIONAL AND FIELD

DELEGATION OF AUTHORITY

By virtue of the authority vested in the Chief Counsel, Office of Price Stabilization, by Delegation of Authority No. 3 (16 F. R. 3595), issued April 24, 1951, by the Director of Price Stabilization, this Revision 1 of Delegation of Authority No. 3, Supplement 1, is hereby issued.

1. Authority is hereby delegated to the Deputy Chief Counsel, the Associate Chief Counsel, the Assistant Chief Counsel, the Division Counsel, and the Chief of the Military Goods and Government Agencies Coordination, in the Office of the Chief Counsel, Office of Price Stabilization, or to any Regional Counsel or Acting Regional Counsel, or to any District Counsel or Acting District Counsel, to issue official interpretations of regulations or orders relating to price controls, or to allocations, with the same force and effect as if issued by the Chief Counsel.

2. Any official interpretation may be revoked or modified by the issuing official. In addition, an official interpretation issued by a District Counsel may be revoked or modified by the Regional Counsel for such region, or by any official in the National Office who is authorized to issue official interpretations. An official interpretation issued by a Regional Counsel may also be revoked or modified by any official in the National Office who is authorized to issue official interpretations.

3. This delegation of authority shall take effect on March 14, 1952.

JOSEPH H. FREEHILL,
Chief Counsel.

MARCH 13, 1952.

[F. R. Doc. 52-3111; Filed, Mar. 13, 1952;
4:56 p. m.]

[Ceiling Price Regulation 7, Section 43,
Special Order 292, Amdt. 1]

FASHIONCRAFT PRODUCTS

CEILING PRICES AT RETAIL

Statement of considerations. Special Order 292 under section 43, Ceiling Price Regulation 7, established retail ceiling prices for bottle holder and formula bag manufactured by Fashioncraft Products and having the brand names "Thermocraft" and "Thermo-Trainer."

This amendment establishes new retail ceiling prices for certain of the applicant's branded articles. It appears that the ceiling prices requested are in line with those already granted and are no higher than the level of ceiling prices under Ceiling Price Regulation 7. The retail ceiling prices are established by incorporating into the special order the amended application dated November 14, 1951.

This amendment adds the brand names "Stay-Open Carry All," "Thermidor," "Thermo-Pouch" and "Thermid-Aid" to the brand names listed in the special order.

Amendatory provisions. Special Order 292 under section 43 of Ceiling Price Regulation 7 is amended in the following respects:

1. In paragraph 1, after the words "in its application dated April 4, 1951," insert the words "as supplemented and amended by its application dated November 14, 1951."

2. Insert following paragraph 1 now appearing in the special order the following:

The prices listed in the manufacturer's supplemental application dated November 14, 1951, shall become effective on receipt of a copy of the notice for such articles, but in no event later than April 7, 1952.

3. In paragraph 1, add the brand names "Stay-Open Carry All," "Thermidor," "Thermo-Pouch," and "Thermid-Aid" to the brand names listed in the special order.

4. Delete paragraph 4 of the special order and substitute therefor the following:

5. *Notification to resellers.*—(a) *Notices to be given by applicant.* (1) After receipt of this special order, a copy of this special order and the notice described below shall be sent by the applicant to each purchaser for resale on or before the date of the first delivery of any article covered in paragraph 1 of this special order.

(2) Within fifteen days after the effective date of this special order, the applicant shall send a copy of this special order and the notice described below to each purchaser for resale to whom within two months immediately prior to the receipt of this special order the applicant had delivered any article covered by paragraph 1 of this special order.

(3) The applicant must notify each purchaser for resale of any amendment to this special order in the same manner, annexing to the amendment an appropriate notice as described below.

(4) The applicant shall annex to this special order or amendment a notice list-

ing the style or lot number, name, or other description of each item covered by this special order or amendment and its corresponding retail ceiling price. The notice shall be in substantially the following form:

(Column 1)	(Column 2)
Item (style or lot number or other description)	Retailer's ceiling price for articles listed in column 1
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(5) Within 15 days after the effective date of this special order or any amendment thereto, two copies of the ceiling price notice above described must be filed by the applicant with the Distribution Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C.

(6) The applicant must supply each purchaser for resale other than a retailer with sufficient copies of this special order, amendment and notices to permit such purchasers for resale to comply with the notification requirements of this special order.

(b) *Notices to be given by purchasers for resale (other than retailers).* (1) A copy of this special order, together with the annexed notice of ceiling prices described in subparagraph (a) (4) of this section, shall be sent by each purchaser for resale (other than retailers) to each of his purchasers on or before the date of the first delivery after receipt of a copy of this special order.

(2) Within 15 days of receipt of this special order and the annexed notice, each purchaser for resale (other than retailers) shall send a copy of the order and notice to each of his purchasers to whom, within two months prior to receipt of this special order, his records indicate he had delivered any article covered by paragraph 1 of this special order.

(3) Each purchaser for resale (other than retailers) must notify each purchaser of any amendment to this special order in the same manner, annexing to the amendment an appropriate notice as described above.

Effective date. This amendment shall become effective March 12, 1952.

ELLIS ARNALL,
Director of Price Stabilization.

MARCH 12, 1952.

[F. R. Doc. 52-3056; Filed, Mar. 12, 1952; 4:35 p. m.]

[Ceiling Price Regulation 7, Section 43,
Special Order 220, Amdt. 1]

McKettick-Williams, Inc.

CEILING PRICES AT RETAIL

Statement of considerations. Special Order 220 under section 43, Ceiling Price Regulation 7, established retail ceiling prices for women's, misses' and maternity dresses manufactured by McKettick-Williams, Inc. and having the brand names "McKettick Classics" and "McKettick Maternities."

This amendment establishes new retail ceiling prices for certain of the applicant's branded articles. It appears that the ceiling prices requested are in line with those already granted and are no higher than the level of ceiling prices under Ceiling Price Regulation 7. The retail ceiling prices are established by incorporating into the special order the amended applications dated July 19, 1951, August 15, 1951 and January 18, 1952.

This amendment also adds maternity slack suits and maternity pedal pusher suits to the special order.

Amendatory provisions. Special Order 220 under section 43 of Ceiling Price Regulation 7, is amended in the following respects:

1. In paragraph 1, after the words "in its application dated June 15, 1951," insert the words "as supplemented and amended by its applications dated July 19, 1951, August 15, 1951, and January 18, 1952."

2. Insert following paragraph 1 now appearing in the special order the following:

The prices listed in the manufacturer's supplemental applications dated July 19, 1951, August 15, 1951 and January 18, 1952, shall become effective on receipt of a copy of the notice for such articles, but in no event later than March 27, 1952.

3. In paragraph 1, delete the word "and" which precedes the words "maternity dresses" and substitute therefor a comma.

4. In paragraph 1, following the words "maternity dresses" add the words "maternity slack suits and maternity pedal pusher suits."

Effective date. This amendment shall become effective March 12, 1952.

ELLIS ARNALL,
Director of Price Stabilization.

MARCH 12, 1952.

[F. R. Doc. 52-3055; Filed, Mar. 12, 1952; 4:35 p. m.]

[Ceiling Price Regulation 7, Section 43,
Special Order 843]

HERBERT SONDHEIM, INC.

CEILING PRICES AT RETAIL

Statement of considerations. This is an order establishing uniform retail prices issued upon the basis of an application filed by a supplier under section 43 of CPR 7. This section gives a manufacturer or wholesaler the right to apply for uniform retail ceiling prices for certain of his branded articles. This section requires that the articles must customarily have been sold at substantially uniform prices, and the ceiling prices applied for must not raise the general level of prices under CPR 7. The order may, of course, be amended or revoked if further review shows that the requirements of the regulation have not been fully met.

This special order requires each article to be tagged or marked with the retail ceiling price. The supplier must send to each retailer a copy of this special order,

as well as a list of ceiling prices for each article or cost line and notice of all amendments. The order requires the supplier to file certain sales reports with OPS.

Retailers will be concerned with sections 1 through 6 of this special order which contain provisions applying to them. The rest of the order is of interest primarily to the applicant.

Order. For the reasons set forth in the statement of considerations and pursuant to section 43 of CPR 7, it is ordered that the following provisions be in effect:

Provisions for retailers—1. What this order does. Sections 1 through 6 apply to you and establish uniform ceiling prices if you sell at retail the articles identified below:

Name and address of applicant: Herbert Sondheim, Inc., 530 Seventh Avenue, New York 18, N. Y.

Brand names: "Herbert Sondheim" and "Sondette".

Articles: Misses' dresses, suits, coats, ensembles, blouses, skirts, and hostess clothes.

2. **Retail ceiling prices for listed articles.** Your ceiling prices for sales at retail of the articles identified above are the retail prices listed in your supplier's application filed with OPS. These prices will be included in a list which will be annexed to the copy of this order which you will receive from your supplier. The list of ceiling prices will be filed with the Federal Register as an appendix to this special order as soon as practicable. These ceiling prices are effective 10 days after you receive this order and the ceiling price list but in no event later than 60 days after the date this order is issued. You shall not sell above these ceiling prices. You may, of course, sell below these prices.

3. **Retail ceiling prices for unlisted items.** Some or all of the retail ceiling prices in this order are fixed in terms of the cost of the article to you. Whenever you receive one of applicant's branded articles which is in the same category and which has the same net cost as one covered by the list, the ceiling price for such article shall be the same as the ceiling price for the article having that same net cost.

4. **Retail ceiling prices affected by amendment to this order.** This order may be amended from time to time or it may be revoked. If so, the applicant is required to send you a copy of the revocation or amendment, together with any list of changes or additions in retail ceiling prices. The ceiling prices contained in any such amendment become your ceiling prices.

5. **Marking and tagging.** This order requires your supplier to pre-ticket his articles by an early date. The label, tag or ticket must be in the following form:

OPS—Sec. 43—CPR 7
Price \$-----

After 90 days from the effective date of this order, unless you receive articles marked or tagged in this form, you must so mark or tag them yourself. Before that date you must mark, tag or post your prices in the manner required by the regulation which applies in the absence of this special order.

With respect to articles the ceiling prices of which are affected by any amendment to this order, the same rules apply except that you must mark or tag such articles as stated above not later than 60 days after the effective date of the amendment.

6. Applicability. This special order establishes your ceiling prices for the articles covered by it regardless of whether you would otherwise price the articles under CPR 7 or any other regulation. It applies to sales in the 48 states and the District of Columbia.

Provisions for the applicant—7. Notification to retailers. As the manufacturer or wholesaler to whom this special order is issued, you shall do the following:

(a) **Sending order and list to old customers.** Within 15 days after the effective date of this special order, you shall send a copy of this order, together with a copy of the list referred to in section 8 below to each purchaser for resale to whom, within two months immediately prior to the effective date, you had delivered any article covered by this order.

(b) **Notification to new customers.** A copy of this special order and the list shall be sent to all other purchasers for resale on or before the date of the first delivery of any article covered by this order.

(c) **Notification with respect to amendments.** Within 15 days after the effective date of any subsequent amendment to this order, you shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, you had delivered any article included in such amendment. Within 15 days after any amendment, the amendment shall also be included with the notification to new customers.

(d) **Notification to OPS.** Within 15 days of the effective date of this order, you shall send a copy of the list of prices referred to in section 8 below to the Distribution Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C.

8. Ceiling Price list. The ceiling price list must be annexed to a copy of the order and shall contain the cost and discount terms to retailers for each article covered by this special order and the corresponding retail ceiling prices fixed by the order. The notice shall be in substantially the following form:

(Column 1)	(Column 2)
Price to retailers	Retailer's ceilings for articles of cost listed in column 1
\$..... per.....	unit. net. (dozen. percent EOM, etc. etc.
	\$.....

9. Pre-ticketing requirements. As the applicant to whom this special order is issued, you must, within 60 days after the effective date of this order (or in the case of an amendment within 60 days after the effective date of that amendment), mark each article covered by this order with a statement in the following form:

OPS—Sec. 43—CPR 7
Price \$.....

Instead of marking the article you may attach a label, tag or ticket containing the same information.

10. Sales volume reports. Within 45 days of the expiration of the first 6-month period following the effective date of this special order and within 45 days of the expiration of each successive 6-month period, you shall file with the Distribution Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order which you have delivered in that 6-month period.

This special order may be amended or revoked at any time.

Effective date. This special order shall become effective on March 12, 1952.

ELLIS ARNALL,
Director of Price Stabilization.

MARCH 11, 1952.

[P. R. Doc. 52-3004; Filed, Mar. 11, 1952;
4:38 p. m.]

[Ceiling Price Regulation 7, Section 43,
Special Order 844]

KEYSTONE CHEMICAL CO., INC.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Keystone Chemical Company, Inc., 2019 Center Street, Cleveland 13, Ohio, has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data and certified conclusions of fact submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant and intermediate distributors are required to send purchasers of the article a copy of this special order, a notice listing retail ceiling prices for each cost line and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during the reporting period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 43 of Ceiling

Price Regulation 7, this special order is hereby issued.

1. Ceiling prices. The ceiling prices for sales at retail of upholstery cleaner, furniture polish, moth crystals, liquid deodorant, moth spray, liquid wax remover, fly spray, liquid floor finish, and sprayers sold through wholesalers and retailers and having the brand name(s) "Keyspray", "Keystone", "Lustre-Seal", "Keen-Air", "Bubble Rub", and "Sprayit" shall be the proposed retail ceiling prices listed by Keystone Chemical Company, Inc., 2019 Center Street, Cleveland 13, Ohio, hereinafter referred to as the "applicant" in its application dated October 5, 1951, and filed with the Office of Price Stabilization, Washington 25, D. C.

A list of such ceiling prices will be filed by the Office of Price Stabilization with the Federal Register as an appendix to this special order as soon as practicable. On and after the date of receipt of a copy of this special order, with notice of prices annexed, but in no event later than May 12, 1952, no seller at retail may offer or sell any article covered by this special order at a price higher than the ceiling price established by this special order. Sales may be made, of course, at less than the ceiling prices.

2. Marking and tagging. On and after May 12, 1952, Keystone Chemical Company, Inc., must mark each article for which a ceiling price has been established in paragraph 1 of this special order with the retail ceiling price under this special order or attach to the article a label, tag, or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$.....

On and after June 10, 1952, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to June 10, 1952, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in the application or changes the retail ceiling price of a listed article, the applicant named in this special order must comply as to each such article with the pre-ticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer must comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

3. Notification to resellers—(a) Notices to be given by applicant. (1) After receipt of this special order, a copy of this special order and the notice described below shall be sent by the applicant to each purchaser for resale on or before the date of the first delivery of any article covered in paragraph 1 of this special order.

(2) Within 15 days after the effective date of this special order, the applicant shall send a copy of this special order and the notice described below to each purchaser for resale to whom within 2 months immediately prior to the receipt of this special order the applicant had delivered any article covered by paragraph 1 of this special order.

(3) The applicant must notify each purchaser for resale of any amendment to this special order in the same manner, annexing to the amendment an appropriate notice as described below.

(4) The applicant shall annex to this special order or amendment a notice listing the style or lot number, name, or other description of each item covered by this special order or amendment and its corresponding retail ceiling price. The notice shall be in substantially the following form:

(Column 1)	(Column 2)
Item (style or lot number or other description)	Retailer's ceiling price for articles listed in column 1
	\$.....

(5) Within 15 days after the effective date of this special order or any amendment thereto, two copies of the ceiling price notice above described must be filed by the applicant with the Distribution Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C.

(6) The applicant must supply each purchaser for resale other than a retailer with sufficient copies of this special order, amendment and notices to permit such purchasers for resale to comply with the notification requirements of this special order.

(b) *Notices to be given by purchasers for resale (other than retailers).* (1) A copy of this special order, together with the annexed notice of ceiling prices described in sub-paragraph (a) (4) of this section, shall be sent by each purchaser for resale (other than retailers) to each of his purchasers on or before the date of the first delivery after receipt of a copy of this special order.

(2) Within 15 days of receipt of this special order and the annexed notice, each purchaser for resale (other than retailers) shall send a copy of the order and notice to each of his purchasers to whom, within two months prior to receipt of this special order, his records indicate he had delivered any article covered by paragraph 1 of this special order.

(3) Each purchaser for resale (other than retailers) must notify each purchaser of any amendment to this special order in the same manner, annexing to the amendment an appropriate notice as described above.

4. *Reports.* Within 45 days of the expiration of the first 6-month period following the effective date of this special order and within 45 days of the expiration of each successive 6-month period, the applicant shall file with the Distribution Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C., a report setting

forth the number of units of each article covered by this special order which he has delivered in that 6-month period.

5. *Other regulations affected.* The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it, regardless of whether the retailer is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

6. *Revocation.* This special order or any provisions thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

7. *Applicability.* The provisions of this special order are applicable in the United States and the District of Columbia.

Effective date. This special order shall become effective March 12, 1952.

ELLIS ARNALL,
Director of Price Stabilization.

MARCH 11, 1952.

[F. R. Doc. 52-3005; Filed, Mar. 11, 1952;
4:38 p. m.]

[Ceiling Price Regulation 83, Section 2,
Special Order 17]

NASH-KELVINATOR CORP.

BASIC PRICES AND CHARGES FOR NEW PASSENGER AUTOMOBILES

Statement of considerations. Special Order 10 established a schedule of prices and charges pursuant to section 2 of Ceiling Price Regulation 83 for sellers of new passenger automobiles and factory installed extra equipment manufactured by the Nash-Kelvinator Corporation. Subsequent to the issuance of Special Order 10 the manufacturer introduced several 1952 model automobiles which were not counterparts of any previously produced. Ceiling prices at which the manufacturer may sell these new automobiles have been established under section 10 of Ceiling Price Regulation 1, Revision 1. This order is accordingly issued to establish sellers' prices which will reflect costs to dealers on the new automobiles and markup thereon. In addition, this order contains previously established prices and charges for other 1952 model automobiles and items of extra, special or optional equipment which are counterparts of models previously produced. This order also adds certain items of extra equipment which have been introduced by Nash-Kelvinator since the issuance of Special Order 10. Adjustments are made in the charges previously established for other items of equipment to reflect increased costs to resellers resulting from an election by the manufacturer to place into effect previously granted price increases. The provisions of Special Order 10 remain in effect as to all 1951 models.

For the purpose of clarifying the meaning of "standard equipment" which is included in the basic price of the automobile, an appendix has been added to this order showing the items of equipment which are standard on automobiles manufactured by Nash-Kelvinator Corporation.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 2 of Ceiling Price Regulation 83, this Special Order is hereby issued.

1. The basic prices as defined in Ceiling Price Regulation 83, section 2, which retail and wholesale sellers will use in determining the ceiling prices of 1952 model automobiles manufactured by the Nash-Kelvinator Corporation are as follows:

Rambler "Super" Series:	
2-door Suburban.....	\$1,828.35
Rambler "Custom" Series:	
2-door Country Club Sedan.....	1,912.00
2-door Convertible Sedan.....	1,936.30
2-door Station Wagon.....	1,936.30
Statesman "Super" Series:	
4-door Sedan.....	1,981.85
2-door Sedan.....	1,947.40
Statesman "Custom" Series:	
4-door Sedan.....	2,123.00
2-door Sedan.....	2,101.90
Ambassador "Super" Series:	
4-door Sedan.....	2,327.40
2-door Sedan.....	2,291.30
Ambassador "Custom" Series:	
4-door Sedan.....	2,474.20
2-door Sedan.....	2,452.95

2. The charges for factory installed extra, special or optional equipment which wholesalers and retail sellers will use in determining the ceiling prices of 1952 model automobiles manufactured by the Nash-Kelvinator Corporation are as follows:

Antifreeze (Rambler and Statesman).....	\$1.95
Antifreeze (Ambassador).....	2.45
Cigar lighter (Statesman).....	2.75
Clock, electric (Statesman and Ambassador, all Super and Custom lines and series).....	16.55
Color, two-tone (all lines and series).....	17.15
Direction signal (all lines and series).....	18.50
Engine, dual jet fire (Ambassador).....	250.00
Foam sponge cushion, front and rear (all lines and series).....	24.15
Foam sponge cushion, front or rear (all lines and series).....	12.10
Front seat, reclining back (Rambler).....	10.70
Front seat, reclining back (Statesman and Ambassador).....	17.20
Glass-Solex (Rambler).....	13.50
Glass-Solex (Statesman and Ambassador).....	15.00
Heavy Cushion Springs (Statesman and Ambassador).....	28.70
Heavy chassis springs and shock absorbers (Statesman and Ambassador).....	18.95
Hydromatic transmission (Statesman and Ambassador).....	165.45
Oil bath air cleaner (Rambler and Statesman).....	7.20
Oil bath air cleaner (Ambassador).....	8.25
Overdrive (Rambler and Statesman).....	96.55
Overdrive (Ambassador).....	104.70
Radio, less antenna (Statesman and Ambassador).....	84.00
Radio antenna, manual (Statesman and Ambassador).....	8.30
Radio antenna, vacuum (Statesman and Ambassador).....	15.50
Rear center arm rest (Statesman and Ambassador Super).....	36.35
Steering wheel (Statesman and Ambassador Super).....	16.50
Sun visor, right hand (Statesman Super).....	2.15
Tires, 4 ply, 5.90 x 15, set of 5, white sidewall (Super Rambler).....	17.50
Tires, 6 ply, 5.90 x 15, black (Super Rambler).....	28.50
Tires, 4 ply, 6.40 x 15, set of 5, black (Super Rambler).....	11.25

Tires, 6 ply, 6.40 x 15, set of 5, black (Super Rambler)..... \$40.25
 Tires, 4 ply, 6.40 x 15, set of 5, white sidewall (Custom Rambler)..... 19.00
 Tires, 6 ply, 6.40 x 15, set of 5, black (Custom Rambler)..... 29.00
 Tires, 6 ply, 6.40 x 15, set of 5, white sidewall (Custom Rambler)..... 34.25
 Tires, 4 ply, 6.70 x 15, set of 5, white sidewall (Statesman)..... 20.25
 Tires, 6 ply, 6.70 x 15, set of 5, black (Statesman)..... 30.25
 Tires, 6 ply, 6.70 x 15, set of 5, white sidewall (Statesman)..... 57.00
 Tires, 4 ply, 7.10 x 15, set of 5, white sidewall (Ambassador)..... 22.50
 Tires, 6 ply, 7.10 x 15, set of 5, black (Ambassador)..... 34.00
 Tires, 6 ply, 7.10 x 15, set of 5, white sidewall (Ambassador)..... 63.25
 Upholstery, leather trim..... 102.15
 Weather eye (Statesman and Ambassador)..... 62.25
 Wheel discs..... 19.45
 Group A, includes wheel discs, electric clock and custom steering wheel..... 45.00

3. The prices and charges established by this Special Order do not include the

Excise, Overhead and Handling (E. O. H.) charges. Sellers covered by this order will apply such charges to the prices and charges in accordance with section 2 of Ceiling Price Regulation 83.
 4. Appendix to this order lists the items which are included as standard equipment on the 1952 model automobiles manufactured by the Nash-Kelvinator Corporation.
 5. All provisions of Ceiling Price Regulation 83 not inconsistent with this order, including the posting, invoicing, and record-keeping requirements of that regulation, remain in effect as to sales covered by this order.
 6. This Special Order or any provision thereof may be revoked, suspended or amended by the Director of Price Stabilization at any time.
Effective date. This Special Order shall become effective March 13, 1952.
 ELLIS ANNALL,
 Director of Price Stabilization.
 MARCH 13, 1952.

APPENDIX A—ITEMS OF STANDARD EQUIPMENT ON AUTOMOBILES MANUFACTURED BY THE NASH-KELVINATOR CORPORATION

RAMBLER AUTOMOBILES

Description	Series on which included
Arm rest, front and rear door or rear quarter.	All body styles except Station Wagon.
Ash receiver, front seat.	All body styles.
Ash receiver, rear seat (dual).	All body styles except Station Wagon.
Bumper and bumper guards.	All body styles.
Rubber simulated carpet front inserts.	All Custom models.
Gray rubber simulated carpet rear.	All body styles.
Clock, electric.	All Custom models.
Compartment, instrument panel package.	All body styles.
Glass, safety, plate.	All body styles.
Headlining, cloth.	All body styles.
Horns, dual.	All body styles.
Lighter, cigarette.	All body styles.
Dome lamp, single.	All body styles.
Lights, dual stop.	All body styles.
Lights, parking.	All body styles.
Mirror, rear view, inside.	All body styles.
Molding, windshield reveal.	All body styles.
Molding, rear window reveal.	Country Club hard top only.
Molding, fenders and door sides.	All body styles.
"Rambler" or "Super" or "Custom" or "Country Club" script on front fenders.	All body styles.
Pads, foam rubber seat cushion.	All models.
Pump, vacuum booster.	Custom models only.
Radio and antenna.	Overdrive equipped cars only.
Rings, wheel trim.	All body styles.
Seat, front adjustable manually.	All Custom models.
Signal, turn.	All body styles.
Starter, clutch.	All Custom models.
Straps, assist.	All body styles.
Top, black or tan.	Convertible only.

RAMBLER AUTOMOBILES—Continued

Description	Series on which included
Top, electrically operated.	Convertible only.
Upholstery, vinyl leather.	Suburban model only.
Upholstery, twotone.	All Custom models.
Ventilators, front window.	All body styles.
Visors, sun (two interior).	All body styles.
Wheel, steering custom and horn ring.	All Custom models.
Wipers, dual.	All body styles.
Windshield, single piece curved.	All body styles.
Jack and jack handle.	All body styles.
Wheel, five wheels and low pressure tires, size 5.90 x 15, 4 ply.	Super.
Wheel, five wheels and low pressure tires, size 6.40 x 15, 4 ply.	Custom.
Arm rest, front and rear quarter.	All body styles.
Arm rest, rear compartment center.	All Custom models.
Ash receiver, front seat dual.	All body styles.
Ash receiver, rear seat, dual.	All body styles.
Bumper and bumper guards.	All body styles.
Carpet front and rear.	All Custom models.
Carpet inserts front, and full rear carpet.	All Super models.
Coat hooks.	All body styles.
Clock, electric.	All Custom models.
Compartment, lined luggage.	All body styles.
Compartment, instrument panel package.	All body styles.
Fender guards.	All Ambassador models.
Glass, safety plate.	All body styles.
Headlining, cloth.	All body styles.
Horns, dual.	All body styles.
Lighter, cigarette.	All body styles.
Dome lamp (single).	All body styles.
Lights, dual stop.	All body styles.
Lights, parking.	All body styles.
Locks, front and rear doors.	All 4-door Sedans.
Mirrors, rear view, inside.	All body styles.
Molding, windshield reveal.	All body styles.
Molding, rear window reveal.	All body styles.
Molding, fenders and door sides.	All body styles.
"Ambassador" or "Statesman" and "Custom" or "Super" script on front fenders.	All body styles.
Pads, foam rubber seat cushion.	All Custom models.
Pump, vacuum booster.	All overdrive or hydramatic equipped cars.
Rings, wheel trim.	All Custom models.
Robe rail, front seat back.	Custom 4-door models.
Seat, front adjustable manually.	All body styles.
Signal, turn.	All Custom models.
Starter, clutch.	All body styles.
Straps, assist.	Hard top models only.
Upholstery, combination cloth and leather.	All Custom models.
Upholstery, two-tone trim.	All body styles.
Ventilators, front window.	All body styles.
Ventilators, rear window.	All 4-door Sedans.
Visors, sun (two interior).	All body styles.
Wheel, steering custom and horn ring.	All Custom models.
Wipers, dual.	All body styles.
Windshield, single piece, curved.	All body styles.
Jack and jack handle.	All body styles.
Wheel, five wheels and low pressure tires, size 6.70 x 15, 4 ply.	Statesman, all body styles.
Wheel, five wheels and low pressure tires, size 7.10 x 15, 4 ply.	Ambassador, all body styles.

INTERSTATE COMMERCE COMMISSION

[4th Sec. Application 26877]

LIQUID CAUSTIC SODA FROM HUNTSVILLE AND REDSTONE ARSENAL, ALA., TO HAMILTON, OHIO

APPLICATION FOR RELIEF

MARCH 12, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: R. E. Boyle, Jr., Agent, for carriers parties to Agent C. A. Spaninger's tariff I. C. C. No. 1172.

Commodities involved: Liquid caustic soda, in tank-car loads.

From: Huntsville and Redstone Arsenal, Ala.

To: Hamilton, Ohio.

Grounds for relief: Competition with rail carriers and circuitous routes.

Schedules filed containing proposed rates: C. A. Spaninger's tariff I. C. C. No. 1172, Supp. 89.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 52-3027; Filed, Mar. 14, 1952; 8:48 a. m.]

[4th Sec. Application 26878]

PILING (FOREIGN WOODS) FROM POINTS IN THE EAST TO SOUTHERN TERRITORY

APPLICATION FOR RELIEF

MARCH 12, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: R. E. Boyle, Jr., Agent, for carriers parties to Agent I. N. Doe's tariff I. C. C. No. 610 and Agent C. W. Boin's tariff I. C. C. No. A-911.

Commodities involved: Piling, of foreign woods, other than Canadian woods, Mexican pine, balsa wood, or dyewoods, carloads.

From: Baltimore, Md., Boston, Mass., Carteret, N. J., New York, N. Y., Phila-

delphia, Pa., Wilmington, Del., and Cockeysville, Md.

To: Points in southern territory.

Grounds for relief: Competition with rail carriers, circuitous routes, and to maintain grouping.

Schedules filed containing proposed rates: I. N. Doe's tariff I. C. C. No. 610, Supp. 12; C. W. Boin's tariff I. C. C. No. A-911, Supp. 40.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 52-3028; Filed, Mar. 14, 1952; 8:48 a. m.]

[4th Sec. Application 26879]

CAN ENDS, IRON, STEEL, OR TIN, FROM POINTS IN PENNSYLVANIA, CINCINNATI, OHIO, AND ELWOOD, IND., TO HOUSTON, TEX.

APPLICATION FOR RELIEF

MARCH 12, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: F. C. Kratzmeir, Agent, for carriers parties to his tariff I. C. C. No. 3899.

Commodities involved: Can ends, iron, steel, or tin, carloads.

From: Specified points in Pennsylvania, Cincinnati, Ohio, and Elwood, Ind.

To: Houston, Tex.

Grounds for relief: Circuitous routes and to maintain grouping.

Schedules filed containing proposed rates: F. C. Kratzmeir's tariff I. C. C. No. 3899, Supp. 86.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or

formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 52-3029; Filed, Mar. 14, 1952; 8:48 a. m.]

[4th Sec. Application 26880]

CAUSTIC SODA FROM HOUSTON, TEX., TO ST. LOUIS, MO.-ILL.

APPLICATION FOR RELIEF

MARCH 12, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: F. C. Kratzmeir, Agent, for carriers parties to his tariff I. C. C. No. 3967.

Commodities involved: Caustic soda, carloads.

From: Houston, Tex.

To: St. Louis, Mo., and East St. Louis, Ill.

Grounds for relief: Competition with rail carriers and circuitous routes.

Schedules filed containing proposed rates: F. C. Kratzmeir's tariff I. C. C. No. 3967, Supp. 86.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 52-3030; Filed, Mar. 14, 1952; 8:48 a. m.]

[4th Sec. Application 26881]

SCRAP IRON OR STEEL FROM MILWAUKEE, WIS., TO HAMILTON, ONT.

APPLICATION FOR RELIEF

MARCH 12, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: L. C. Schuldt, Agent, for The Chesapeake and Ohio Railway Company, Grand Trunk Western Railroad Company, and other carriers.

Commodities involved: Scrap iron or steel, carloads.

From: Milwaukee, Wis. (via car ferry across Lake Michigan).

To: Hamilton, Ont.

Grounds for relief: Competition with water carriers.

Schedules filed containing proposed rates: C&O Ry. (PMD) tariff I. C. C. No. 13099, Supp. 44; GTW RR. tariff G. T. L. W. I. C. C. No. A-2909, Supp. 102.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 52-3031; Filed, Mar. 14, 1952;
8:48 a. m.]

[4th Sec. Application 26882]

SILICA SAND FROM GUION, ARK., TO
TALLADEGA, ALA.

APPLICATION FOR RELIEF

MARCH 12, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: F. C. Kratzmeir, Agent, for carriers parties to his tariff I. C. C. No. 3736.

Commodities involved: Silica sand, carloads.

From: Guion, Ark.

To: Talladega, Ala.

Grounds for relief: Competition with rail carriers, circuitous routes, and to apply over short tariff routes rates constructed on the basis of the short line distance formula.

Schedules filed containing proposed rates: F. C. Kratzmeir's tariff I. C. C. No. 3736, Supp. 186.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to

take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 52-3032; Filed, Mar. 14, 1952;
8:48 a. m.]

[Rev. S. O. 562, King's I. C. C. Order 64]

RAILROADS

REROUTING OR DIVERSION OF TRAFFIC

In the opinion of Homer C. King, Agent, the railroads in the United States, because of work stoppage, are unable to transport traffic routed over their line: It is ordered, That:

(a) Rerouting traffic: Railroads unable to transport traffic in accordance with shippers' routing, because of work stoppage, are hereby authorized to divert or reroute such traffic over any available route to expedite the movement, regardless of routing shown on the waybill. The billing covering all such cars rerouted shall carry a reference to this order as authority for the rerouting.

(b) Concurrence of receiving roads to be obtained: The railroads desiring to divert or reroute traffic under this order shall confer with the proper transportation officer of the railroad or railroads to which such traffic is to be diverted or rerouted, and shall receive the concurrence of such other railroads before the rerouting or diversion is ordered.

(c) Notification to shippers: The carrier rerouting cars in accordance with this order shall notify each shipper at the time each car is rerouted or diverted and shall furnish to such shipper the new routing provided under this order.

(d) Inasmuch as the diversion or rerouting of traffic by said Agent is deemed to be due to carrier's disability, the rates applicable to traffic diverted or rerouted by said Agent shall be the rates which were applicable at the time of shipment on shipments as originally routed.

(e) In executing the directions of the Commission and of such Agent provided for in this order, the common carriers involved shall proceed even though no contracts, agreements, or arrangements now exist between them with reference to the divisions of the rates of transportation applicable to said traffic; divisions shall be, during the time this order remains in force, those voluntarily agreed upon by and between said carriers; or upon failure of the carriers to so agree, said divisions shall be those hereafter fixed by the Commission in accordance with pertinent authority conferred upon it by the Interstate Commerce Act.

(f) Effective date: This order shall

become effective at 1:00 p. m., March 10, 1952.

(g) Expiration date: This order shall expire at 11:59 p. m., April 10, 1952, unless otherwise modified; changed, suspended or annulled.

It is further ordered, That this order shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., March 10, 1952.

INTERSTATE COMMERCE
COMMISSION,
HOMER C. KING,
Agent.

[F. R. Doc. 52-3035; Filed, Mar. 14, 1952;
8:49 a. m.]

[4th Sec. Application 26883]

SCRAP IRON OR STEEL FROM SOUTHERN
TERRITORY TO BURLINGTON, N. J.

APPLICATION FOR RELIEF

MARCH 12, 1952.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: R. E. Boyle, Jr., Agent, for carriers parties to Agent C. A. Spaninger's tariff I. C. C. No. 950.

Commodities involved: Scrap iron or steel, carloads.

From: Points in southern territory.

To: Burlington, N. J.

Grounds for relief: Circuitous routes and to apply over short tariff routes rates constructed on the basis of the short line distance formula.

Schedules filed containing proposed rates: C. A. Spaninger's tariff I. C. C. No. 950, Supp. 167.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 52-3033; Filed, Mar. 14, 1952;
8:48 a. m.]